FOREIGN DEPARTMENT.

No. 4745.

Fort William, the 10th October 1860.

The Governor General in Council is pleased to invest Captain G. H. Saxton, Assistant Surveyor General, in charge of No. 1 Party of the Ganjam Topographical Survey, with the powers of an Assistant to the Governor General's Agent, and to the Commissioner in the Nagpore Territory, in the Judicial and Revenue Departments, during the time he may be employed in that Province.

No. 4747.

Lieutenant Tweedie is promoted to the Rank of a District Superintendent of Police in Oudh.

No. 4748.

The Government Order dated 25th ultimo, No. 4401, appointing Mr. Clifford to be an Assistant Commissioner, 1st Class, in the Province of Oudh, is hereby cancelled.

No. 4750.

Assistant Surgeon A. Kelsey, Residency Surgeon at Baroda, has obtained leave of absence, from the 20th September last, to proceed to Bombay, preparatory to applying for further leave to Europe on Medical Certificate.

No. 4782.

Fort William, the 12th October 1860.

His Excellency the Governor General of India in Council is pleased to confer the Title of "Raja Bahadur" on Saheb Proladh Sen, of Ramnuggur, in consideration of his loyalty and good services during the late disturbances.

No. 4783.

His Excellency the Governor General in Council is pleased to confer the Title of "Khan Bahadoor" on Sheikh Koodrutollah, Talookdar of Khanpore, in Beerbhoom.

No. 4784.

Captain E. Thompson received charge of the Offices of Deputy Bheel Agent, Political Assistant,

Maunpore, and Second in Command, Malwa Bheel Corps, from Lieutenant Baunerman, on the 21st ultimo.

No. 4785.

Major W. McCulloch, Political Agent at Munnipore, has obtained leave of absence for six weeks, from the 1st instant, or from the date on which he may avail himself of the same, to proceed to Calcutta, preparatory to applying for Furlough to Europe.

No. 4789.

The Governor General in Council is pleased to appoint Captain E. St. George, of the 1st Bengal Fusiliers, to be an Assistant to the Governor General's Agent for the States of Rajpootana.

A. R. YOUNG,

Deputy Secy. to the Govt. of India.

FINANCIAL DEPARTMENT.

No. 85.

Fort William, the 5th October 1860.

Notifications.—The Governor General in Council is pleased to notify for general information that the following Rules which were passed on the 29th April 1859, as an experimental measure for (1) one year, have now been permanently fixed:—

When Covenanted Officers, Civil or Military, officiate for Uncovenanted Officers, and when Uncovenanted Officers act for Covenanted Officers, Civil or Military, the Deputation Allowance in such cases will be regulated according to the principle laid down in Chapter VI., Sections 25, 26 and 27, of the Covenanted Civil Absentee Rules, it being understood however that Section 27 shall not apply to Ministerial Officers acting for Covenanted Officers, who are entitled to acting allowance from the date they commence to officiate and not after the expiration of one month as in the case of other Uncovenanted Officers of superior grade.

When an Officer of the Uncovenanted Service acts for another of the same Service, or when a Military Officer acts for another Military Officer, his allowances shall be regulated by the Rules of the Service to which he belongs.

Published by Order of the Governor General in Council,

No. 86.

The 10th October 1860.

THE Governor General in Council having approved of the subjoined Table for computing the Income Tax, directs that it be published in the Calcutta Gazette for general use, in supersession of all existing Tables:—

TABLE for computing the Income Tax.

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Rule.—Cut off two figures of the Rupees.

Multiply those on the left hand by the Tax rate.

To the product add the tabular amount of Tax corresponding to the cut off figures (or to the next less) taken from the proper Rate column.

Example.—Required the Tax on Rupees 1,874, at one and three per cent.

$$1,874 = 18 11 \text{ at 1 per cent.}$$
 $18 \times 3 = 54 0$
 $74 = 2 3$
 $\hline 56 3 \text{ at 3 per cent.}$

No. 87.

Extract from the Proceedings of the Government of India, in the Financial Department, under date the 11th October 1860.

READ an Extract from the Home (Revenue) Department, No. 2188, dated the 2nd instant, with enclosures, on the subject of a remonstrance from the Director of Public Instruction, Lower Provinces, against deductions made by the Civil Auditor on account of the Income Tax from some of the Grants made by Government in aid of private Schools.

Read the Endorsement from this Department, No. 10,010, dated the 4th instant, forwarding the above-mentioned Papers to the Government Solicitor for the Advocate-General's opinion. Read a letter from the Government Solicitor, No. 357, dated the 9th instant, forwarding the Advocate-General's opinion.

Advocate-General's opinion.

RESOLUTION.—At the instance of the Director of Public Instruction, Lower Provinces, the Government of Bengal refers for consideration the question whether Income Tax should be levied from Grants-in-aid which are not devoted to the payment of Salaries, or from sums assigned by Government for Rewards to the Masters and Pupils of indigenous Schools.

The Advocate-General is of opinion that the Grants-in-aid made by the Government in respect of Schools are not subject to the operation of the Income Tax.

With respect to the Rewards paid by the Government to the Masters and Pupils of indigenous

Schools, he observes: "I am of opinion that neither the Civil Auditor, the Accountant-General nor the Sub-Treasurer has any authority to deduct Income Tax from such Rewards, or to assess the Recipients in respect of them. If a Fund or Book Debt existed, the Interest on which was devoted to the payment of these Rewards, or of the Grantsin-aid, it would be the duty of the Accountant-General and Sub-Treasurer to assess and deduct the Duties upon such Interest without reference to the purposes to which the Interest was to be applied, unless such Interest could be and were exempted by the Government as devoted to public charitable purposes. But where the payment is made, not from the Interest of any Fund or Book Debt, but generally from the Revenue of India, I do not think the sums paid for the purposes described fall under any of the heads mentioned in Sections 26 and 27 in Schedules 3 and 4, or in Parts 9 and 10 of the Act, or that any Duties can be assessed thereon or deducted therefrom in the first instance."

"The Rewards thus paid to the Teachers of private Schools will fall within Schedule 2 of the Act, and the Teacher, unless exempted under Part 13. will have to return the total amount of such Rewards received during the preceding year as part of the profits carned by his employment. So too, any Rewards in addition to Salary, paid to the Teacher of a Government School would fall within Rute 3 under Schedule 4, and would be returnable by the Recipient as part of his Income under Part 4."

" But in neither case could Income Tax be properly assessed or deducted in the first instance from the sums payable for such Rewards before payment to the Teacher himself."

" Rewards granted by Government to Punils in indigence are not, I think, subject to the provision of the Income Tax at all. The condition of such a Pupil cannot be deemed a profession, trade or employment within the meaning of the Act, and the payment is not a periodical one, but is made once for all, though the same Pupil may on several occasions obtain different Rewards.'

The Governor General in Council directs that the above Opinion be acted upon.

His Excellency in Council observes that, in forwarding the above reference from the Government of Bengal, this Government, in the Home Department, remarked : " Looking to

Income Tax Act. the general tenor of Section 27.* it seems to the Governor General in Council that the words "Civil Salaries and Allowances" hardly be held to include Grants made by Government towards the general support of a private Institution, whether Educational or Charitable, or other. This doubt seems to derive support from the words within a parenthesis in Section 26, and also from the marginal index of Section 27. In this view, namely, that Section 27 and the three following Sections relate only to Salaries paid to servants of the State, it may be doubted whether many payments which are understood to be audited by the Civil Auditor can be legally assessed by that Officer, e. g. Political Stipends which would seem rather to fall under one or other of the payments out of the Public Revenues, in respect of which the Accountant General and the Sub-Treasurer are

Assessors, under Section 26 of the Act."
With reference to these remarks, the Advocate-General observes :-- "With respect to Political Sti-

pends and Pensions payable to persons not in Government employment, I think the Accountant-General and Sub-Treasurer under Section 26, and not the Civil Auditor under Section 27, are the proper ex-officio Assessors to assess and deduct the Duties. Stipends and Pensions of that kind, cannot I think be deemed Civil salaries or allowance, within the meaning of Section 27."

The Governor General in Council directs that in respect of the Stipends and Pensions above alluded to, the several Accountants, Auditors. Sub-Treasurers and other Authorities in charge of Public Treasuries, be instructed to act according to the opinion expressed by the Advocate-General.

Ordered, that a copy of the above Resolution be published in the Calculta Gazette, for the information and guidance of the Officers above alluded to.

Ordered also, that a copy of the Resolution be forwarded to the Home Department, with reference to the Extract from that Department noticed

Published by Order of the Governor General in Council,

> C. HUGH LUSHINGTON, Secy. to the Gort. of India.

MILITARY DEPARTMENT.

Fort William, the 10th October 1860.

No. 1010 of 1860.-The following paragraphs of a Military letter from the Right Hon'ble the Secretary of State for India, No 334, of the 31st August 1860, are published in General Orders . -

- 5. With respect to Unattached Captain W. R. Forster, the subject of the letter from your Government, dated 8th February last, His Royal Highness was of opinion that the grant of Brevet Rank in the Army in such a case would be unusual, and he suggested whether, as Captain Forster was considered by your Government to be deserving of reward, it would not be better that a step of Local Unattached Rank should be granted him.
- 6. Her Majesty's Government concur in this view, and I have now the gratification of conveying to you Her Majesty's authority to confer on Captain Forster an Unattached Commission as Major, from the date of your receipt of this Despatch, as a testimony of the sense entertained by Her Majesty of the meritorious Services rendered by Captain Forster with the Shekhawattee

Under the authority above conveyed, His Excellency the Governor General in Council is pleased to promote Captain W. R. Forster to the Rank of Major Unattached, with effect from the 8th instant, the date of receipt in this Department of the Despatch from the Secretary of State.

Fort William, the 12th October 1860.

No. 1011 of 1860.—His Excellency the Governor General in Council is pleased to appoint Mr. Joseph Harvey Jackson to be a Ressaldar in the 3rd Regiment Sikh Irregular Cavalry, tice. Ressaldar Mahomed Abdoollah Khan Bahadoor, resigned.

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No. 1012 of 1860.—The following promotions are made in the under-mentioned Corps of the Native Army:—

						Section 1	
Corps.	33 80	Rank and Name.		To what Ra		From what date.	In whose room.
21st Regt. N.I.	Jemadar	Nund Ram		Subadar		lst May 1860	Ramdoss, invalided.
59th Regiment N. I	,,	Shaick Peerbuccus		Ditto		lst May 1858	Moor Khyratt Ally,
Ditto	Havildar	Sectul Sing		Jemadar		lst May 1857	invalided. Roshun Beg, inva- lided.
6th Regt. Irr. Cavy	Kote D IIukk	uffadar Shaikh 1		Ditto		31st July 1860	Beharee Sing, deceased.
16th Regiment Punjab Infy.	Jemadar	Jellaloodeen	•••	Subadar		6th Augt. 1860 .	Dowlut Khan, dis- charged.
Ditto	Havildar	Kurrug Singh		Jemadar	•••	Ditto	Je llaloodeen, pro- moted.
2nd Assam Lt. Infy	Jemadar	Kuttaroo		Subadar		lst May 1860	Sittaram, invalided.
Ditto	"	Kaptaun		Ditto	•••	Ditto •	Manulages involid
Ditto	Havildar	Gobind Singh		Jemadar		Ditto	Kuttaroo, promot-
Ditto .	,,	Rangah	•••	Ditto	••	Ditto	150
Ditto	,,	Chokah		Ditto		17th July 1860 .	Dilk urn Thapa, de- ce ased.
Sirmoor Rifle Regt	Jemadar	Luchmun	•	Subadar		lst Dec. 1859	Ram Sing Newar,
Ditto .	,,	Jooteeah	•••	Ditto		lst May 1860	Bunia Kuttree, in- valided.
Ditto	,,	Runsoor	••	Ditto		Ditto	
Ditto	Havildar	Surrupjeet	•••	Jemadar		24th April 1859	Chamoo Kwas, de- ceased.
Ditto	"	Bhotooh		Ditto		5th August "	Jahur Sing Rana, reduced to the Ranks.
Ditto .	,,	Ramchunder		Ditto		29th July 1860.	Chotiah Routh, de- ceased.
Ditto .	,,	Dhurmoo		Ditto		lst Dec. 1859	Luchmun, promot-
Ditto	"	Koomla Runbeer	100000	Ditto		lst May 1860	Jooteeah, promoted.
Kelat-i-Ghil-	,,		•••	Ditto		Ditto	Runsoor, promoted.
zie Regt	Jemadar	Allah Dutta	•••	Subadar		7th Sept. 1860 .	Subbar Khan, resigned.
Ditto	Havildar	Golaum IIyder	•••	Jemadar	•••	Ditto	Allah Dutta, pro- moted.
cal Battalion	,,	Khyr Singh		Ditto		7th August-1860	Jeytah, deceased.
Agra Levy		Rajaram Tewarry. Meci Emambux	12.2	Subadar		20th July 1860)	To complete the
Ditto .		Charles Martin	0.000	Ditto Ditto	::-	Ditto }	Establishment,
Meerut Levy .		Putroo		Ditto		13th June 1860.	Po complete the Establishment.

[2175]

nouth of September 1860.—In conformity with Government General Order No. 144 of 1852, the following Statement of Deposits made in the General Treasury, during the month of September 1860, on account of the Estates of deceased European Commissioned, Non-Commissioned and Warrant Officers, and Soldiers of the Indian Military Forces of Her Majesty, is published for general information; and it is hereby notified, that claims to the Estates in question, which shall not be preferred to the Sub-Treasurer by Executors and Administrators before the conclusion of twelve months after the date of decease, cannot be attended to in this Country, as the money, after that period, will be remitted to and made payable by the Secretary of State for India:—

Statement of Deposits made at the General Treasury of Fort William, on account of Estates of deceased European Commissioned Non-Commissioned, and Warrant Officers, and Statement of Deposits made at the Goldiers of Her Majesty's Indian Military Service, in the month of September 1860.

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	Rank.		COMMISSIONED AND WARRANT OFFICERS.	Lieutenant	Lieutenant	Ditto		Captain	Hospital Steward	Oaptain	Major Captain Ditto	Lieutenant Ditto Ditto Briga Rasis, Surga, Medl. Deptt. Lieutenant Captain
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[2177]

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Will in favor of his Father, Joseph Cook, Thorn Hill, Dumfriershire, 13th September 1890. Remitted	<u> </u>	Next of kin not known.	· · · · · · · · · · · · · · · · · · ·	Ditto ditto.	*27th September 1860. Transferred to Military Department, amount erroneously drawn on account	general expenses of the deceased. Next of kin not known.	. Mother, Hannah Rutherford, Durhain, Southghall.	Father, Joshua Grierson, No. 4, East Arthur Place, Edinburgh. Mother, Mrs. McKenzie, No. 153,	Nort of kin unknown. Mother, Liza Cullingford, Bam-field, Lusemundhun, England. Father, in England, Warley Bar-	
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FORT. William; General Transmin, The 30th September 1860.

No. 1014 of 1860.—Her Majesty has been pleased to appoint the under-mentioned Gentleman to be a Cadet for the Cavalry in Her Majesty's Indian Military Forces at the Presidency of Bengal. He is accordingly admitted into the Service, and promoted to the Rank of Cornet from the date assigned to him in Government General Order No. 939, of the 18th September 1860:—

Date of Arrival at Fort William.

Canalry.

Mr. William Arthur Stop- 6th October ford DeVere Beauclerk ... 1860.

No. 1015 of 1860.—Captain Charles Reav, of the 32nd Regiment Native Infantry, is permitted to proceed to the Neilgherry Hills, on Medical Certificate, and to be absent from Bengal on that account from the 22nd instant to the 15th October 1861, under the old Regulations.

No. 1016 of 1860.—The under-mentioned Officer is permitted to proceed to Europe, on Furlough on private affairs:—

Lieutenant James Trevenen, of the 24th Regiment Native Infantry, Adjutant of the 14th Punjaub Infantry ... Regulations.

No. 1017 of 1860.—The under-mentioned Officers have reported their return from England:—

Date of Arrival at Bombay.

Lieutenant T. Quin, 22nd Native Infantry, 2nd in Command, 6th Punjaub Infantry ber 1860.

Date of Arrival at Fort William.

Captain and Brevet Major E. Oakes, 6th European Regiment 29th September 1860.

No 1018 of 1860.—Messrs A. Wilson and J. A. May to be Third Class Sub-Assistant Surveyors in the Ganjam Topographical Survey, with effect from the 1st instant.

No. 1019 of 1860.—The under-mentioned Officer has reported his return from England.—

Date of Arrival at Fort William.

Captain W. M. Cafe, of the 6th October 56th Native Infantry. ... 1860.

No. 1020 of 1860.—The following Order issued by the Resident at Hyderahad is confirmed:

by the Resident at Hyderabad is confirmed:—
No. 282, of the 26th September 1860.—Directing
the following transfers, with effect from the date
of Captain Lilly's departure from the 1st In-

Captain A. C. Lilly, Second in Command, 1st Infantry, to the 3rd Infantry, Hyderabad Contingent.

Lieutenant H. J. E. Teed, Second in Command, 3rd Pafantry, (on leave to Europe,) to the 1st Infantry, Hyderabad Contingent.

R. J. H. BIROH, Major-General, Secy. to the Government of India.

PUBLIC WORKS DEPARTMENT.

GENERAL .- ESTABLISHMENTS.

No. 245.

Fort William, the 12th October 1860.

Appointments.—Mr. C. F. Franze is appointed a temporary Assistant Supervisor in the Public Works Department, and posted to Bengal.

No. 216.

Probationary Assistant Overseer Sergeant P. C. Caermarton, of the Sappois and Miners, ettached to the Eastern Junna Canal, is permanently appointed to the Public Works Department, as an Assistant Overseer, with effect from the 1st September 1860.

No. 247.

Promotion.—Second Captain P. St. G. Græme, Madras Artillery, Probationary Assistant Engineer in the Public Works Department. Nagpoor, is promoted to the Grade of Assistant Engineer, 2nd Class, with effect from the 19th September 1860.

No. 248.

Transfers.—The following transfers authorized by the Hon'ble the Lacutenant-Governor of the Panjab are confirmed:—
Mr. T. W. Knowles, Assistant Engineer 2nd

Mr. T. W. Knowles, Assistant Engineer 2nd Class, from the 1st to the 3rd Division, Lahore and Peshawur Road.

Mr. P. J. Flynn, Assistant Engineer 2nd Class, from the 3rd to the 1st Division, Lahore and Peshawur Road.

No. 219.

The transfer sanctioned by the Hon'ble the Lieutenant-Governor of the Punjab, of Captain H. E. Quin, Probationary Assistant Engineer, from the Lahore and Peshawur Road to the Peshawur Division, is confirmed.

No. 250.

Leave of Absen v.—The leave of absence for two months on Medical Certificate, commencing from the 4th September 1860, granted by the Chief Commissioner of Oudh to Lieutenant E. T. Thackeray, Assistant Engineer, 1st Class, and Officiating Assistant to the Chief Engineer, is confirmed.

C. H. DICKESS, Caplain, Offg. Secy. to the Govt. of India.

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

No. 5413.

APPOINTMENTS .-- The 29th September 1860 .-- Mr. F. J. Cockburn to officiate as Collector of Customs at Calcutta.

The 5th October 1860.—Lieutenant C. F. Middleton, Officiating Junior Assistant to the Commissioner of Assam, at Gowalparah, is vested with the powers prescribed in the first Clause of the Rules for the Administration of Civil Justice in Assam

The 8th October 1860 .- The Reverend J. Coley

to be Chaplain of Barrackpore.

The Reverend W T. Humphrey to be Chaplain

of St. John's Church, Calcutta.

The 10th October 1860 .- Mr. J. J. Ward, now absent on leave, to be Additional Civil and Sessions Judge of Nuddea, Jessore and Rajshahye.

Mr. E F. Radcliffe, Officiating Civil and Sessions Judge of Chittagong, to be Civil and Sessions Judge of that District.

Mr. C. P. Hobhouse to officiate as Additional Civil and Sessions Judge of Nuddea, Jessore and Rajshahye.

Baboo Brijlall Doss to be Additional Moonsiff of Gowhatty, from the date on which he assumed charge of the Office.

LEAVE OF ABSENCE .-- The 10th October 1860 -Mr. H. L Oliphant, Assistant to the Magistrate and Collector of Nuddea, for one month, on Medical Certificate.

Moulavy Mahomed Nazim, Principal Sudder Ameen of Dacca, during the ensuing Dusserah Vacation, under Clause 2, Section VII. of the Uncovenanted Absentee Rules.

Baboo Bunkim Chunder Chatterjee, Deputy Magistrate and Deputy Collector of Nugwan, for fifteen days, under Clause 1, Section VII. of the Uncovenanted Absentee Rules.

The privilege leave granted by the Lord Bishop of Calcutta to the following Chaplains is confirmed,

The Reverend W. C. Bromehead, Chaplain of Dinapore, for two months.

The Reverend J. Rofe, Officiating Chaplain of Fort William, for one month.

Notification .- The 6th October 1860 .- The following Ferries are declared Public under Regulation VI. of 1819 :-

Dagoha, on the banks of the Ganges, below the Railway Station at Koosteea.

Koopeda, within about ten russees from Dagoha.

W. S. SETON-KARR. Offg. Secy. to the Gort. of Bengal.

Public Works Department,-Bengal.

No. 4221.

Appointments.—The 10th October 1860.—The under-mentioned Individuals late Students of the Roorkee College, who have been appointed by the Government of India, to be Probationary Assistant Overseers in the Public Works Department, and posted to Pegu, are placed temporarily under the orders of the Carrison Engineer of Fort William,

until they are enabled to proceed to join their appointments :-

Corporal C. Riddock.

J. Killian. J. Harte. ,,

,,

J. Miller. ,,

G. Couper. ,, G. Robinson.

,, J. McGrath.

> C. B. Young, Lieut .- Colonel, Secy. to the Gort. of Bengal, in the Public Works Dept.

ORDERS by the LIEUTENANT-GOVERNOR, N. W. Provinces.

JUDICIAL DEPARTMENT. .

No. 2518A.

Camp Nynee Tal, the 25th September 1860.

With the sanction of His Excellency the Viceroy and Governor General in Council, the Hon'ble the Lieutenant-Governor is pleased to appoint Mr. James Lean to be a Judge of the Courts of Sudder Dewanny and Nizamut Adawlut, in the North-Western Provinces, with effect from the 16th instant.

No. 2521A.

With the sanction of His Excellency the Viceroy and Governor General in Council, the Hon'ble the Lieutenant-Governor is pleased to appoint Mr. Edward Michael Wylly to officiate as an Extra Judge of the Courts of Sudder Dewanny and Nizamut Adawlut in the North-Western Provinces.

No. 2525A.

Mr. H. P. Fane, on being relieved of the Judge's Office at Shahjehanpsor will officiate as Judge of Agra, vice Mr. E. M. Wylly, or until further orders.

No. 2538A.

The 29th September 1880.

Mr. Richard Wall, Assistant Magistrate and Collector at Etawah, is appointed to officiate as Magistrate and Collector of that District, as a temporary arrangement.

No. 2542A.

Assistant Surgeon James Fawcus, M. D., is appointed to be Civil Assistant Surgeon of Jounpoor.

No. 1251.

The 4th October 1860.

Assistant Surgeon G. B. Hadow, Civil Assis tant Surgeon of Mosadabad, is granted leave of absence for thirty days, from the 15th ultimo, or from the date on which he may at all himself of the same, under the Rules applicable to Military Officers in Staff employ.

No. 1253.

Mr. H. G. Astell, Civil and Sessions Judge of Jounpoor, is granted leave of absence for one month, under Section XII. of the amended Absentee Rules, from the 3rd of November next, or from any subsequent date on which he may avail himself of the same.

No. 1268.

The 6th October 1860.

Six months' leave of absence, to proceed to Europe on private affairs, is granted to Mr. C. G. Sperling, Assistant to the Magistrate and Collector of Furruckabad, under Section XIV., Clause I of the Covenanted Leave Rules, from the date on which he may avail himself of the same.

No. 1270.

Privilege leave of absence for one month is granted to Assistant Surgeon E. F. Wheatley, Civil Assistant Surgeon of Lullutpore.

REVENUE DEPARTMENT.

No. 1319A.
The 25th September 1860.

It is hereby notified that the new Stamp Law (XXXVI. of 1860) as modified temporarily by Act XL. of 1860, will come into operation on the Ist proximo. Attention is directed to the several Articles in Schedule A. of the Act XXXVI. of 1860, more especially to those relating to Bills, Drafts, and Cheques, payable on demand, to transfers of Shares of any Banking Corporation, to Policies of Insurance, and to receipts or discharges given for the payment of money.

Adhesive Stamps of the value of one anna for

Bills, Cheques, and Receipts will be hereafter available to the Public at all Local Treasuries.

Where an Adhesive Stamp of half an anna is required, a Postage Stamp of that value may be used until further orders, under Section V. of Act XXXVI. of 1860.

Further notice will be given as soon as Stamped Paper for documents requiring an impressed Stamp shall be received from the Presidency.

No. 45A.

The 27th September 1860.

The following Gentlemen are appointed to be Assessors under Act XXXII. of 1860, in the Allahabad District, viz. :-

Mr. A. R. Gordon, in the Station of Allahabad, and that portion of the City lying to the North of the Grand Trunk Road.
Mr. W. E. Crawford, in the Trans-Gangetic

portion of the District.

Mohun Lall, in the City of Allahabad, except in that portion lying to the North of the Grand Trunk Road.

No. 47A.

Mudod Ali, Tehseeldar of Khyragurh, is appointed to act as a Deputy Collector, under Act XXXII. of 1860, and will perform the duties of Assessor in the Trans. Jumna portion of the Allahatta District Property of the Allahatta D habad District.

No. 49A.

Gopenath, Tehseeldar of Chail, is appointed to act as a Deputy Collector, under Act XXXII. of 1860, and will perform the duties of Assessor in that portion of the Allahabad District, which lies within the Doab, exclusive of the City and Station of Allahabad.

No. 50A.

All the Tehseeldars of the Allahabad District are appointed to be ex-officio Assessors, under Act XXXII. of 1860, for the purpose of executing the said Act, in respect of the duties chargeable on profits arising from land.

No. 789.

The 29th September 1860.

Mohamed Kurreem, Settlement Deputy Collector in the Goruckpoor District, is granted privilege leave of absence for eight days, from the date on which he may avail himself of the same.

No. 790.

The 4th October 1860.

Whereas it appears to the Hon'ble the Lieutepant-Governor that land is required to be taken up by the Government in the Boolundshahur District, at the public expense for a public purpose, riz., for two new Roads, one from Khoorja to Mynah Moujpoora, and the other from Dadree to the Line of Railway, it is hereby declared that a piece of ground, about four miles in length, is required for the former, and another, about one mile long, for the latter.

This Declaration is made under Section 2, Act VL of 1857.

GENERAL DEPARTMENT.

No. 1080A.

The 29th September 1860.

Six months' leave of absence, on Medical Certificate, is granted to Dr. George Buist, F. R. S., Superintendent of the Government Press North-Western Provinces and Curator of Government Books, with effect from the 21st September 1860.

Mr. J. Blanchett is placed in charge of the Government Press, and the Office of the Curator of Government Books, during the absence of Doctor Buist, or until further orders.

No. 688.

The 4th October 1860.

Leave of absence, for two months, from 12th September to 12th November 1860, is granted to Sub-Assistant Surgeon Meer Ushruf Ally, in charge of the Thomason Hospital at Agra, under Section VII. of the Uncovenanted Leave Rules.

G. COUPER.

Secy, to Govt., N. W. P.

NOTIFICATION.

No. 821A. MILITARY DEPARTMENT.

Camp Nynee Tal, the 26th September 1860. Leave of Alsence .- Privilege leave for one month, from the 20th instant, is granted to Mr. J. W. Williams, Adjutant of the Scharunpoor Battalion of Military Police, to visit Dehra on urgent private

Captain J. S. Rawlins, the Commandant, will perform the duties of the Adjutant's Office in addition to his own, during the absence of Mr. Williams, or until further orders.

No. 828A.

The following Extract from the Calcutta Gazette dated the 25th of August 1860, page 1546, is re-published: -Fort William, the 22nd August 1860.

No. 872. - The under-mentioned Officer is permitted to proceed to Europe, on leave of absence, on Sick Certificate.

Lieutenant John Lorimer Sawers,
of the 37th Regiment Native
Infantry

For two years,
under the old
Regulations.

No. 831A.

Captain F. C. Chapman, Second in Command of the Allahabad Division of Military Police, and in temporary performance of the duties of the Adjutant's Office, is, at his own request, permitted to resign his appointment.

Captain J. Dennehy, the Commandant of the Division, will perform the duties of the Adjutant's Office, in addition to his own, until further orders.

By Order of His Honor the Lieutenant-Governor, North-Western Provinces,

O. M. Glubb, Lieut.,

Asst. Military Secy. to Gort., N. W. P.

ORDERS by the LIEUTENANT GOVERNOR, Punjab Provinces.

Appointment .- Mr. R. Hawkes is appointed an Revenue Depart- Assistant Patrol of the 3rd ent, No 1411, dated Class, on the Sutlej Prevenment, No 1411, dated 24th September 1860. tive Line.

General Depart-ment, No. 21.9, dated 24th September 1860.

1 ransfers.—Lieutenant L. J. H. Grey, Assistant Commissioner, from the Jhelum to the Dera Ghazee Khan Dis-

General Depart-ment, No. 2440, dated 24th September 1860.

Mr. H. E. Jacomb, Assistant Commissioner, from the Goojranwalla to the Jhelum District.

Leave.-The leave of absence granted to General Depart. the Reverend J. Kilbee Stuart, ment, No. 2154, M. A., Chaplain of Rawul dated 25th Septem- Pindee and Jhelum in the M. A., Chaplain of Rawul Pindee and Jhelum in the Punjab Gazette of the 24th ber 1860. July 1860, is extended to the 23rd September 1860. Lieutenant P. Lambert, Assistant Engineer, Public Works De. 9th Division Grand Trunk Public Works De-Road, has obtained leave from partment, No. 1795, dated 26th Septem-25th to 30th September, in extension of that granted to ber 1860. him per Punjab Gazette of the 29th August 1860.

Powers.—Captain A. LeGallais, Cantonment Judicial Depart- Joint Magistrate of Sealkote, Judicial Department, No. 599, dated 24th Septemhas been invested with the powers described in Act III. ber 1860. of 1859.

Notification .- The following Officers have pas-General Depart-ent, No. 2451, sed for the standard specified opposite their names, at a dated 24th Septemsupplementary examination, ber 1860. held in the Leia and Peshawur Divisions, in July last. The examination was postponed in consequence of the expedition against the Musood Wuzeerees :-

Lieutenant E. L. Ommanney, Assistant Commissioner, Higher Standard.

Lieutenant R. J D. Ferris, Ditto ditto. Lieutenant J. W. H. Johnstone, Ditto ditto. Colonel Dhunraj, Extra Assistant Commissioner, Lower Standard.

Judicial Depart-ment, No 608, dated 27th September 1860.

their names :-

Appointments.—The follow-ing Gentlemen are appointed Marriage Registrars in the Districts specified opposite to

Mr. F. E. Moore, Extra Assistant Commissioner, Jullunder.

Reverend Golucknath, American Presbyterian Missionary, Jullunder.

Mr. C. Burton, Extra Assistant Commissioner, Hooshiarpore.

Sir A. H. Lawrence, Bart., Assistant Commissioner, Kangra.

With reference to letter No. 1881, dated 5th Revenue Departinstant, from the Secretary to Revenue Department, No 1437, dated 27th September the Government of India, in the Home Department, pub-1860. of the 19th idem, the Honorable the Lieutenant-Governor is pleased to appoint the

Deputy Pay-Master Sirhind Circle, Ditto Lahore ditto, Rawul Pindee ditto,

to be Special Assessors for the purpose of assessing the duties chargeable under Schedule 4 of Act XXXII. of 1860, in respect of any Officer or person, in Her Majesty's Army, or in Her Majesty's Indian Military Forces, or in the Military employment of Government, or serving in any Military Department, and payable from the public Revenue without previous audit.

Leane. - The leave on Medical Certificate, granted to Mr. J. G. Cordery, Assistant Commissioner, per Pun-General Department No. 2503, da-ted 28th September jab Order, No. 1855, dated 18th July 1860, is extended till 1860. the 8th November 1860.

Transfers.—Mr. T. W. Knowles, Assistant Engineer, from the 1st to the 3rd Public Works De-Division, Lahore and Pechawur Public Works Department, No. 1809, dated 28th Septem-Road. Mr. P. J. Flynn, Assistant ber 1860.

Engineer, from the 3rd to the 1st Division, Lahore and Peshawur Road.

Public Works Department, No. 1812, duted 28th September 1860.

Captain H. E. Quin, Probationary Assistant Engineer, from the 1st Division, Lahore and Peshawur Road, to Peshawur Division Public Works Department.

General Depart-ment, No. 2515, da-ted 28th September.

The transfer of Captain T. W. Mercer, Assistant Commissioner, from the Jul-lunder to the Jhelum District, notified in the Punjaul Guzette

of the 24th July 1860, is to have effect from the 25th June 1860, the date of his relinquishing charge of his duties in the former District.

R. H. DAVIES,

Secy. to Gort., Punjah.

LANORE, THE 25TH SEPTEMBER 1860.

No. 387 .- Under the operation of Government letter, No. 146, of the 16th January 1860, Jema-dar Mansubdar Khan, of No. 3 Punjub Light Field Battery, who formerly belonged to the Durbar Service, and has been declared unfit for further service, is transferred to the Pension Establishment from the 1st October 1360, on a monthly Stipend of Rupees 10-0-0 per mensem.

LAHORE, THE 26th SLPTEMBER 1860.

No. 388 .- Shazada Ibrahim, Native Adjutant of the late 1st Jezailchie Police Battalion, is appointed a Ressaldar in the Peshawur Division Mounted Police, and is to be borne on the Rolls as a supernumerary until a vacancy occurs.

Ferozepore Ressalla Moun'ed Police.

-Appointment .- Bagh Khan, late Duffadar in Hodson's Horse, to be Naib Duffadar, to fill an existing vacancy.

No. 390.—The services of Captain G. Caulfield, 46th Native Infantry, late Commanding the Sealkote Levy at Ferozepore, are placed at the disposal of His Excellency the Commander-in-Chief, in consequence of the abolition of the Levy with effect from 1st October.

LAHORE, THE 28TH SEPTEMBER 1860.

No. 391.—The Battery Order, dated 27th January 1860, by Captain G. Maister, Commanding No. No 2 Punjaub Light Field Battery, directing the Rations of the six Government Elephants attached to the Battery to be increased by three seers of Atta and one seer of Goor each, daily, with effect from the 18th December 1859 to the 12th January 1860, while employed with the Force against the Kabul Kheyl Wuzeerees, in consequence of the scarcity of forage and the extreme coldness of the weather, is confirmed.

> G. HUTCHINSON, Major, Offg. Secy. to Govt., Punjab, Military Department.

Opium Notification.

NOTICE is hereby given, that the Eleventh Sale of Opium, the provision of 1858 59, will be held at the Exchange Hall, on Monday, the 5th November 1860, at 11 A. M., and will comprise 1,750 Chests, riz. :-

Behar Opium	 •••			 1,270
Benares ditto	 •••	•••	•••	 510
	Tot	al C	hests	 1,780

- 2. The general Conditions of the Sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 12th November 1859, and published in the Government and Erchange Gazettes, or on application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 10th and 20th November 1860, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 1 P. M. of Saturday, the 10th November 1860, and no Treasury Receipts in full payment of Lots will be accepted after 4 P. M. of Tuesday, the 20th November 1860.
- 4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium of 1858 59 will be brought to sale in the present year, on or about the dates specified below.
- 5. The Board however reserve to themselves the right of altering this date, should circumstances render it expedient to do so :-

	Behar about Chests	Ben t'es abou Chests	Total abou
On or about Wednesday, 5th Dec 1860 -	1275	509	1784

By Order of the Board of Revenue,

ASHL: Y EDEN, Offg. Junior Secretary.

FORT WILLIAM The 1st October 1860.

Notice.

With reference to the following Extract from the Orders of Government, No. 134, dated 27th April 1837, and the new Form of Bill prescribed by the Civil Auditor, the Sub-Treasurer notifies that all items of Subscriptions to the Uncovenanted Service Family Pension Fund, entered in the said Bills, will be deducted as therein directed, in accordance with these Orders.

J. I. HARVEY, Sub-Treasurer.

GENERAL TREASURY, The 22nd September 1860.

Extract of a letter No. 134, dated 27th April 1837, from Government, to the Committee of the Uncovenanted Service Family Pension Fund.

PARA. 2.—In reply I am directed to state that the Right Hon'ble the Governor General of India in Council cannot impose on the Officers of Audit and Account the obligation to follow persons who may be employed as Assistants in Offices through the career of their employments. All that His Lordship can direct will be, that whenever in any Abstract a specific sum may be entered as deducted on account of Subscription, the sum so deducted shall be carried to a separate Head of Account. The onus of having the deductions inserted in the Abstracts must be on the parties interested.

I am, &c.,

(Signed) II. T. PRINSEP,

Secretary to Government.

Notice.

HINDOO HOLIDAYS IN OCTOBER 1860.

The General Treasury will be closed from Friday the 19th to Tuesday the 80th October 1860, both days inclusive, on account of the Hindoo Holidays, Doorga and Luckhee Poojahs, All Acceptances which may fall due between Friday the 19th, and Tuesday the 30th October 1860, both inclusive, will be payable at the General Treasury on any business day after Monday the 15th October 1860.

J. I. HARVEY, Sub-Treasurer.

The 24th Sept. 1860.

Notice.

Owing to the pressure of business, consequent on the Doorga Poojah Hindoo Holida Vacation, the General Treasury will open for transaction of business on Saturday the 13th, Monday the 15th, Tuesday the 16th, Wednesday the 17th, and Thursday the 18th October 1860, at 9 o'cl ck a. m.

J. I. HARVEY,

Sub-Treasurer.

GENERAL TREASURY, 2he 9th October 1860.

Notice.

It has been ruled that every instrument to which the Government Savings Bank, as at present constituted, or any Officer of Government representing the Bank, is in that capacity a party, falls within the general Exemption and Rule at the end of Schedule A. in the Stamp Act, AND DOES NOT REQUIRE A STAMP OF ANY KIND.

J. T. HARVEY, Secretary, Gort. Savings Bank.

FORT WILLIAM; Gort. Sarings Bank, The 8th October 1860.

Sheriff's Office, the 13th October. 1880.

Notice is hereby given, that a Sessions of Over and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House in the Town of Calcutta, on Tuesday, the Fourth day of December next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

C. H. Brown, Sheriff.

এই সেশীয়ান জতকার পর্যান্ত বসিবেই তাহার প্রথম দিবস দৃই প্রহরের সময় তা-হার পর প্রতি দিবস এগারো বন্টার সময় বসিবেক এ বিষয় সকলে অরণ রাখুম।

C. H. Brown,

CALCUTTA UNIVERSITY.

Subjects of Examinations for Honors in English and History for 1861 and 1862.

ENGLISH.

... Prologue to the Canterbury Tales. ... Faerie Queene, l'ook I. First Chaucer Spencer

three Cantos,
... Henry IV., Part I.; Macbeth.
... History of the World, Book V. Shakspeare Raleigh First three Chapters

Advancement of Learning. Bacon ... Nosce-te-ipsum.

Davis ... Vulgar Errors. Browne

... Conduct of the Understanding. Locke

... Madoc. Southey

Campbell ... Gertrude of Wyoming.

... Reflections on the French Revo-Burke lution.

Scott ... Ivanhoe.

... Speeches on Education and Sla-Brougham very.

... Biographical Reviews :- Biogra-

Carlyle phy; Boswell's Life of Johnson; Burns; Voltaire; Heyne.

HISTORY.

As a period :- From the accession of Charles I to the abdication of James II., in Hume, Clarendon, Whitelock, Carlyle's Cromwell, and Burnet's History of his Own Times, with Smyth's Lectures on

Ilistory—14-20th; including a general knowledge of the History of Europe during the same period as in Russell,* with Part II. Letters 75, 76, 77 Part II., Letters 8, 11, 12, 13, 15, 19.

Illalam's History of Literature for that period.

15, 19. Constitutional History—In Hallam, with the Introductory Chapters in Blackstone on the Constitution.

Political Economy-McCulloch's Elements and J. S. Mill.

4. History of Civilization-In Guizot, with Stewart's View of the Progress of Society, and Adam Fergusson on Civil Society.

Pritchard's Natural History of Man, (I vol. work.)

By Order of the Vice-Chancellor,

H. SCOTT SMITH, A. B.,

Registrar.

CALCUTTA UNIVERSITY, The 5th October 1860.

Notice.

Ir is hereby Notified for general information, that Government has appointed the under-mentioned Treasuries, for the receipt of all Duties payable under Act XXXII. of 1860, within the jurisdiction of the Commissioners of Income Tax, for the Town and the Suburbs of Calcutta :-

- 1. Treasury of the Collector of Income Tax, No. 2, Caurch Lane.
- 2. Treasury of the Collector of the 24-Pergunnahs.

A. GROTE, President.

INCOME TAX OFFICE. The 8th October 1880. -5

Income Tax Returns to Special Commissioner.

ALL Returns intended for the Special Commissioner should be forwarded under Seal to the Assessor of the Division or District, with a request in writing that the same may be transmitted to the Special Commissioner.

The 12th October 1860.

Public Works Department.

SEALED TENDERS will be received by the undersigned, at the Civil Architect's Office, Calcutta, up to Friday, the 19th instant, for the transport of about 10,000 Maunds of Sylhet Stone Lime from Chuttuck to Calcutta.

Tenders are to specify the rate per 100 Maunds of 40 Seers each, including all cost of conveyance from Chuttuck to Calcutta, and storage in the Civil Architect's Godown at Cooley Bazar, near Baboo Ghât.

The Lime shall be made over for conveyance between the months of December and February next, and the Party or Parties whose Tenders may be accepted shall be responsible for all loss incurred in the transit.

Tenders to specify the time to be occupied in the transit.

Each Tender to be accompanied with a deposit of 100 Rupees, which shall be returned in the event of its not being accepted, or retained until the completion of the Contract.

Further Security to the amount of 2,000 Rupees will be required for the due fulfilment of the Contract.

> L. F. BYRNE, C. E., In change of Civil Architect's Office.

Memorandum.

THE Time Ball at the Semapore Tower this day dropped wrong.

> RADHANATH SICKDHAR, In charge of the Observatory.

SURVEYOR GENERAL'S OIFICE, (alcutta, 10th October 1860.

For Fyzabad and Intermediate Stations.

A STEAMER, with a Flat in tow, will be despatched on the 25th instant. For Freight and Passage apply at the Boat Office.

All Packages (accompanied with Freight money) to be sent on or before the 18th instant for shipment.

By Order of the Superintendent of Marine,

W. WHITE,

· Clerk of the Govt. Boat Office.

The 9th October 1860.

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals situated in the District of Balasore, and mentioned in the Statement hereto annexed, will be put up to Sale, under Orders of the Board date 118th September 1860, in the Balasore Collectorate, on Thursday, the 5th November 1560, corresponding with the 25th Kartick 1268 Umlee, at 12 A. M. The purchaser of such Mehals will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

lst .- Estates to be sold, with the Sudder Jummas entered against each below, to the highest bidders above the upset price.

2nd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have received Pottalis from the Settlement Officers.

3.d.-When the amount of purchase money does not exceed Rupees 100, the whole amount is to be paid down at once.

1//.- When the amount of purchase money exceeds Rupees 100, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the Sale, reckoning the day of Sale as one.

5/h .- The Right of Government to all Minerals to be reserved :-

Number.	Towjee Number.	Names of Mehals and Pergunnahs.		Λfea	1.	5	Sudo	le r	Jumma.
	,	1	В.	G.	В.	Rs.	As	. P.	ase of will 36-67
4	1026	Putna Misturkoochur, Pergunnah Dusmullung	18	13	4	8	1	7	Mehals in 186
5	1027	Mouza Mudhoosoodunpore, Pergunnah Noonk-	19	12	4	5	12	10	The fart these expire

A. ELIOTT RUSSELL. Collector.

Barasout., The 29th September 1560.

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to a Khas Mehal, situated in the District of Poorce, and mentioned in the Statement hereto annexed, will be put up to Sale, under Orders of the Board of Revenue, No. 129, dated 18th September 1860, in the Pooree Collectorate, on Thursday, the 8th November 1860, corresponding with the 25th Kartick 1268 Umlee.

The purchaser of such Mehal will be subject to the Conditions laid down below :

CONDITIONS OF SALE.

1st.—Estate to be sold to the highest bidder above the upset price.

2nd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchaser to be bound to respect the rights of resident cultivators who have received Pottahs from the Settling Officer.

3rd .- The present settlement of the Estate are liable to revision upon the expiry of the present

4th.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to be paid down at once.

5th. --When the amount of purchase money exceeds Rupees 100, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount

of purchase money be not paid by noon of the 15th day after the Sale, recockoning the day of Sale as one.

6th .- The Right of Government to all Minerals to be reserved.

Number.	Towjee Num- ber.	Names of Mehals and Pergunnahs.	Area.	Half rental as Sudder Jumma.	Upset Price.	REWARKS.
1	56	Arazee Lakheraj. Bazeaftee Mouza.	M. G. B.			
		Poorsottumpoor. Pergunnah Kotdes, &c	35 22 21	21 5 9	250 0 0	Ì

F. H. Pelliw, Offg. Collector.

SUB DIVISION OF ZULLAH CUTTACK; Pooree Collector's Office, The 1st October 1500.

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindarry Right of Government to the several Khas Mehals situated in the District of Tirhoot, and mentioned in the Statement hereto annexed, will be put up to Sale, under Orders of Government, in the Tirhoot Collectorate on Finday, the 16th November 1860, corresponding with the 18th Kartick 1268 F. S. The purchaser of such Mehals will be subject to the Conditions laid down below :-

CONDITIONS OF SALE.

1st .- Estates to be sold, with the Sudder Jummas entered against each below, to the highest hidders above the upset price.

2nd .- The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and put hasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to

be paid down at once.

4th.—When the amount of purchase money exceeds Rapres 100, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the Sale, reckoning the day of Sale as one.

5th .- The Right of Government to all Minerals to be reserved :-

Number.	Names of Mehals and Pergunnahs.			Are	a.		Sudder 3	Jum	ma,
				В.	C.	D.	R.	Α.	Р.
1800	Kheman, Pergunnah Loawan			367	17	7 oorka.	150	0	0
2428	Pirree, Pergunnah Oghara			126			60	0	0
2926	Asawan, Pergunnah Suressa			406	13	4	205	13	2
4937	Khowna, Pergunnah Bhala		-	881	0	Q	1,350	0	0
5047	Rabun, Pergunnah Bursil	•		7	12	12	4	0	0
5200-	Rowna Bulthee, Pergunnah Gurchawand	:		1,039	10	121	1,405	0	0

T. BRUCE LANE, Offg. Collector.

TIRHOOT; Collector's Office, The 6th October 1860.

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindarry Right of Government to the under-mentioned Khas and Noabad Mehal, situated in the District of Chittagong, and mentioned in the Statement hereto annexed, will be put up to Sale, under Orders of the Board of Revenue, dated 11th September 1860, No. 1177, in the Chittagong Collectorate on the 16th November 1860, corresponding with the Bengallee, dated 2nd Aughran 1267 B. S. The purchaser of such Mehal will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

1st. - Estate to be sold, with the Sudder Jumma entered against it below, to the highest bidder

above the upset price.

2nd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—A deposit of Rupees 25 per Cent. upon the amount bid will at once be made, the same to be forfested to Government if the whole amount of purchase money be not paid by noon of the 15th day after the Sale, reckening the day of Sale as one.

after the Sale, reckoning the day of Sale as one.

4th.—The Right of Government to all Minerals to be reserved:—

Number.	Towjee Number.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
		THANNAH BHATTEEAREE, MOUZAH SHETULPORE, &C.		•		
1	64	Izaralı Golab Bebee, &c	D. K. G. C. 451 11 5 2	Rs. As. P. 758 7 6	Rs. As. P. 948 1 4	

T. D. WARD,

Offy. Collector.

The 5th October 1860.

Notice

Is hereby given, that the Cachar Mela, or Annual Fair, will be held at Silchar, in Cachar on the 30th and 31st December 1560, and the 1st, 2nd, and 3rd of January 1861.

Prizes will be given for the best specimens of Cattle, Raw Products, and Manufactures brought for Sale, a competent Committee being selected to determine the above.

Shops will be erected as heretofore for the convenience of Traders who may feel disposed to attend.

Races, Games, &c., open to all, will be held as usual, and a display of Fire-works take place.

N. B.—The last Mela was attended by a great concourse of people, and the results were so gratifying, as to encourage its continuance annually.

Many Buffaloes, Cows, Ponies, and Goods of all sorts and kinds were brought for sale, and readily disposed of.

J. F. SHEREK, Offg. Superintendent.

ZILLAH CACHAR; Superintendent's Office, The 16th July 1860.

Cochin Light.

Information is hereby given, that the Light at Cochin, instead of being raised to a height of 114 feet as usual, on and after the 15th September, will continue to be displayed at the lower elevation of sixty-seven feet until further notice. It may not therefore be visible beyond eight or nine miles.

2. The Flag Staff being under repair, a smaller temporary Mast for signalling will be put up, which will-not be seen at any great distance.

John J. Franklin, Supdi. of Marine.

MADRAS;
Marine Supdt.'s Office,
The 3rd September 1860.

Advertisement of the Soonderbun Commissioner's Office.

Notice is hereby given, under Clause I., Rule I, for the Grant of Waste Lands in the Soonderbuns, of the 24th September 1853, that an application has been received for the following Lot in the Soonderbuns:—

Name of Lot.	Description of Land.	Estimated area in Beegahs.	Name of Applicant.	Remarks.
Lot No. 131	Jungle.	14,000 0 0	Mr. W. A. Sheppard	If no other application is received within one week, the Lot will be granted to this applicant.

J. H. REILY,

Soondn. Commr.

Soondn. Comme's Office;
Allipore,
The 11th October 1860.

Nuddea Rivers.

BI-WEEKLY Water Report, showing the least Denth of Water in the Bhaugiruttee River, from 3rd October to 7th October 1860.

on the Entrance Bar From thence to Jungypore, 131 Miles rom Jungypore to Berhampore, 46 Miles	Least Depth of		Remarks.							
Above its Entrance in Ganges	Ft. 20									
On the Entrance Bar	, 1	в								
From thence to Jungy- pore, 13; Miles	10.	0	Least depth in } ft. in. Jellinghee River } 6 6							
From Jungypore to Ber- hampore, 46 Miles	16	0	Least depth in Matabangah } 14 0							
From Berhampore to Cutwa, 50 Miles	17	6								
And from Cutwa to Nuddes, 46 Miles	26	0								

Height of water on Gauge at Berhampore on the 9th October 1860, plus 19 feet 2 inches.

T. N. Armstrong, C. E., Supdt., Nuddea Rinera

The 10th October 1860.

10 1000-46000000

Court for the Relief of Insolvent Debtors at Calcut'a.

In the matter of Hemchunder Chowdry, of Rorah, in the Zillah of 24-Pergunnahs, lately carrying on business as Merchant at Rada Bazar in Calcutta, an Insolvent be let day of October instant. It was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the let day of December next, and that the said Insolvent do then attend to be examined by the

said Court.
Piddington, Attorney.
Chief Clerk's Office, the 9th October 1860.

In the matter of John William Duff, formerly of Toltollah, Elliot Road, in Calcutta, at present residing at Howrah, in the Suburbs of Calcutta, an Assistant in the Sudder Court, an Insolvent. John Suburbs of Calcutta, and the said Insolvent do then attend to be examined by the said Court; and it is further ordered that the order made in this matter for the ad interim protection of the said Insolvent from arrest be recalled and with-

Dow and Buckland, Attorneys.

drawn.

In the matter of Alex-ander McGilvray, an day of October instant, it was ordered that Sa-next, be appointed turday, the 5th day of January next, be appointed for the further hearing of this matter, and that unless cause be shewn to the contrary on that day, the said Insolvent be discharged personally, as well as to his after-acquired property, from all liability for debts, claims and demands of and against the said Insolvent at the time of the filing of his petition for relief.

Robertson and Hickle, Attorneys.

In the matter of John On Tuesday, the 9th Newson, an Insolvent. day of October instant, it was ordered that the Assignee do pay and divide the sum of Company's Rupees 1,295-11-3 to and amongst all the Creditors upon the Estate of the said Insolvent as a Dividend at the rate of Company's Rupces 100 per Cent. upon such of the debts admitted in the Schedule of the said Insolvent, and claims proved as have been duly substantiated in proportion to their several debts, and upon the other debts admitted in the Schedule. when and so soon as such debts or any of them shall be duly substantiated upon affidavit filed in this Court; with liberty to the said Assignee to apply to the Court from time to time for directions specting any debts or any other matter or thing relating thereto.

J. Cochrane, Official Assignee.

In the matter of George On Tuesday, the 9th May, an Insolvent. May, an Insolvent. it was ordered that the Assignee do pay and divide the sum of Company's Rupees 31,000 to and amongst all the Creditors upon the Estate of the said Insolvent as a Dividend at the rate of Company's Annas 14 per Cent, upon such of the debts admitted in the Schedule of the said Insolvent and claims proved as have been duly substantiated in proportion to their several debts, and upon the other debts admitted in the Schedule, when and so soon as such debts or any of them shall be duly substantiated upon affidavit filed in this Court; with liberty to the said Assigner to apply to the Court from time to time for directions respecting any delts or any other matter or thing relating thereto.

J. Cochrane, Official Assigner.

In the matter of John Hutcheson Fergusson, and another, Incolvents. It was ordered that the Assignce do pay and divide the sum of Company's Rujees 30,000 to and amongst all the Creditors upon the Estate of the said Insolvents as a Dividend at the race of Company's Rupees 2 per Cent. upon such of the debts admitted in the Schedule of the said Insolvents, and claims proved as have been duly substantiated in proportion to their several del 1-, and upon the other debts admitted in the Schembe, when and so soon as such debts or any of it in shall be duly substantiated upon affidavit files in this Court; with liberty to the said Assig) to apply to the Court from time to time for direct is respecting any debts or any other matter or thing relating thereto.

J. Cochia: , (fetal Assignee.

In the matter of Edward

Davey Fabian, an In
solvent.

On Tuesday, the 9th

day of October instant,

it was ordered that the solvent. Assignee do pay and divide the sum of Company's Rupees 2,353-10 to and amongst all the Creditors upon the Estate of the said Insolvent, as a Dividend at the rate of Company's Rupees 50 per Cent. upon such of the debts admitted in the Schedule of the said Insolvent, and claims proved as have been duly substantiated in proportion to their several debts, and upon the other debts admitted in the Schedule, when and so soon as such debts or any of them shall be daly substantiated upon affidavit filed in this Court, with liberty to the said Assignee to apply to the Court from time to time for directions respecting any debts or any other matter or thing relating thereto.

J. Cochrane, Official Assignee.

In the matter of Dhone
Bibee, of Taltollah, in
Calcutta, wife of Thorab
Insolvent.
On Tuesday, the 9th day of October instant, it was ordered that the hearing of this matter do stand adjourned until Saturday, the 2nd day of February next, and that the said Insolvent do then attend to be examined by the said Court.

Leslie, Altorney.

In the matter of Sum-1 boochunder Chucker- [butty, of Mirzapore, in Calcutta, formerly a Merchant and Agent, carrying on business by himself and afterwards in co-partnership with one Isserchunder Doss, and lately a Banian in the Firm of Quillet, DeGaye and Co., of Calcutta, Merchants, an] Insolvent.

Court.

On Tuesday, the 9th day of October instant, it was ordered that the hearing of this matter do stand adjourned until Saturday, the 1st day of December next, and that the order made in this matter for the ad interim protection of the said Insolvent from arrest be enlarged to the said 1st day of December next, and that the said Insolvent do then attend to be examined by the said

Pittar and Payne, Altorneys.

In the matter of Kulleemoodden Khansamah, an Insolvent.

In the matter of Calla- matters do stand adchaund Chunder, an journed until Saturday, Insolvent. | the 24th day of Novem-Insolvent.

In the matter of Isserchunder Bose, an Insol- | matters for the ad in-

On Tuesday, the 9th day of October instant, it was ordered that the hearing of these several her next, and that the order made in these) terim projection of the

said Insolvents from arrest be enlarged to the said 24th day of November next, and that the said Insolvents do then attend to be examined by the said Court.

Downing, Attorney. Swinhoe and Law, Allorneys. Leslie and Pearson, Attorneys.

In the matter of William)

On Tuesday, the 9th Thomas Hinder, of No. | day of October instant, 6, Grant's Lane, in Cal- it was ordered that the cutta, an Engineer in hearing of this matter the service of the East do stand adjourned until India Railway Com- Saturday, the 2nd day pany, an Insolvent.) of February next, and that the order made in this matter for the ad interim of February next, and

protection of the said Insolvent from arrest be enlarged to the said 2nd day of February next, and that the said Insolvent do then attend to be examined by the said Court.

Shircore, Attorney.

In the matter of Edward) Henry Tounrow Bull, an Insolvent.

In the matter of Alex-

On Tuesday, the 9th day of October instant, by two several orders of this Court, the said Insolvents were respecander McGilvray, an | tively adjudged entitled Insolvent. to their personal discharge under the Act XI. Vic. cap. XXI as to all persons named in their Schedules as Creditors or

claiming to be Creditors respectively. Goodall, Attorney.

Robertson and Hickle, Attorneys. Chief Clerk's Office, the 10th October 1860.

Bengal Printing Company, "Limited."

NOTICE is hereby given, that the FOURTH CALL of Rupees (25) twenty five per share, in this Company, is to be paid into the Agra and United Service Bank, "Limited," on or before Thursday, the 1st November 1860.

By Order of the Directors,

A. G. Roussac,

Secretary.

9, HASTINGS' STREET, The 1st Oct. 1860.

Advertisement.

Mr. Louis FREDERICK ACHARD has this day been admitted a Partner in our Firm.

C, F. WEBER AND Co.

AKYAB, The 1st October 1930.

Notice

Is hereby given, for the information of all Treasury Officers, that a Government Promissory Note, No. 15363 of the 5 (five) per Cent. Loan. for Rupees (22,200) twenty-two thousand and two hundred, in favor of Rajdhur, Jageerdar of Gewrar, has been lost in transit at the commencement of the Mutiny, and a new Note is about to be applied for.

> C. RICHARDES, Officiating Collector.

HAMBERPORK, The 3rd October 1860. }

Lost,

First Half of a Bank of Bengal Note, No. 10709F, for Rupees 100, the payment of which has been stopped at the Bank.

COPIES OF THE

Report of the Indigo Commission,

TOGETHER WITH

The whole of the Evidence

TAKEN BEFORE THE COMMISSION,

AND THE

APPENDICES, Nos. I., II. and III.,

Can be had on application to the PRINTER of the Calculla Ga. elle, Bengal Office, at 8 Rupces per

WILL BE READY ON THE 15TH

THE PENAL CODE.

ACT XLV. OF 1869,

WITH A VERY FULL AND COMPLETE INDEX.

BY

A. G. MACPHERSON, Esq., Barrister at Law.

PRICE 3 RUFERS, BY POST RUPEES 3-8.

* * Orders received by Mexers. G. C. Hay 5 Co., United Service Library, Culentta.

Lost, Stolen, or Destroyed.

THE Government Promissory Note, No. 5615 of 73030, the five per Cent. Loan of 1856-57, dated the 28th February 1857, for Company's Rupees (1,000,) standing in the name of Sodashib Biswas, the Proprietor, by whom it was never endorsed to any other person. Payment of the above Note, and of Interest thereupon, has been stopped at the Loan Office, and application is about to be made to Government for the issue of a duplicate Note in my favor

> DEIGAMBORY DOSSEE, Widow of Sodashib Biswas.

Lost, Stolen, or Destroyed,

THE under-mentioned Government Promissory Note, belonging to the late &. B. Thornwil, late Judge of Futteyghur. Payment of the Note, and Interest thereupon, has been stopped at the Loan Office, and application is about to be made to Government for the issue of a Duplicate Note in favor of C. B. Thornhill, Esquire, Commissioner of the Allahabad Division, the Administrator to the Estate of the said R. B. Thornhill .—

No. 178, of the 5 per Cent Loan, of 1856-57. for Company's Rupees 1,000.

Lost,

FIRST Halves of Bank of Bengal Note, Nos. 19120A. and 41516A., for Company's Rupees 10 each, payment of which has been stopped at the Bank.

[2192]

NOTICE issued by the POST-MASTER GENERAL of BENGAL.

No. 5066.

Bausberiah situated about four miles from Hooghly.
 Putteah, situated fifteen miles from Chittagong.
 Mirzapore, on the West side of the River near Junghypore, subordinate to Berhampore Post Office
 Madarceno e situated twenty-four miles from Burisaul,
 Me'erhaut, situated twenty miles East of Paraset.
 Jajpore, situated about twenty-one miles from Bhuddruck.

Notice is hereby given, for the information of the Public, that Post Offices have been opened at the Stations noted in the margin.

C. K. Dove,

Post- Master General of Bengal.

CALCUTTA; The 11th October 1860.

NOTICES issued by the POST-MASTER of CALCUTTA.

No. 4401.

Official Memorandum.

The 18th September 1860.—Under Orders of the Government of India, this Office Memorandum No. 3879, dated 31st ultimo, and the Notice appended to it, are hereby withdrawn.

No. 2661.

The 19th September 1860.—As very many letters on ordinary Post Office matters are addressed by the Public to the Post Master General instead of the Post Master, Calcutta, and as inconvenience is the result, it is solicited the practice may be discontinued, and the Post Master be addressed on all matters of his Office, except when any party may wish to prefer a complaint to higher authority.

No. 1598.

The 5th October 1860.—MAIL PACKETS for the Overland Mail, which leaves Bombay on the 27th instant, will be closed at this Office at 5 P. M. on Thursday, the 18th idem, via Marseilles only.

Letters and Papers, for transmission md Bombay, will be received up to 6 PM. on every day prior to the 15th, and Inland Postage to Bombay must be prepaid in Stamps on Letters sent by this opportunity to places in Egypt and to Countries in Foreign Europe rid Trieste:—

Rates of Postage.

Under	ł	0	nce	Re.	0	6	0
,,	1		,,	"	0	8	0
"	4		,,	"	0	14	0
33	1		,,	,,	1	0	0

No. 1599.

The 5th October 1860.—The Public are informed that an Express Packet, to the extent of 200 Ounces, will be sent to Bombay on Friday, the 19th instant, and Letters will be received up to 6 P. M. of the same day.

Each Firm or Individual will be allowed to send Letters up to one Ounce in weight, and the Express Postage must be paid in cash at the window, at one Rupee for every quarter of an Ounce, in addition to the Steamer Postage paid by Stamps.

No. 1600.

The 5th October 1860.—Notice is hereby given, that the Mails for Penang, Singapore, and Hong-Kong, for transmission per Steamer Fiery Cross, will be closed at this Office on Wednesday, the 17th instant, at 6 P. M.

No. 1648.

The 9th October 1860.—Notice is hereby given, that the Mails for Akvab, Rangoon and Moulmein, for transmission per Steamer Burman, will be closed at this Office, on Tuesday, the 16th instant, at 6 p. m.

No. 1652.

The 10th October 1860.—The Overland Mail, per Steamer Nemesis will be closed on Monday, the 22nd instant, at 6 P. M.

Letters for Madras, Ceylon, the Straits, China, Mauritius, and Australia, can be sent by this opportunity.

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No. 1692.

The 12th October 1860.—Notice is hereby given, that the letters for the Overland Mail dispatched from this Office up to the 1st instant, and the Express Mail of the 2nd, were in time for the Steamer that left Bombay on the 12th idem.

[2193]

PAKCETS for the reception of Letters by the following Ships are open at this Office:—

NAMES OF VESSELS.	Agents.	Intended Departure.	For what Port.	Touching at		
Steamer Nemesis	P. & O. S. N. Co	23rd October 1860	Suez	Madras, Ceylon & Aden		
" Burmah	Mackinnon Mackenzie	17th,	Moulmein	Akyab & Rangoon.		
" Fiery Cross	Jardine, Skinner, & Co	18th ., ,,	Hong-Kong	Penang & Singapore.		

The 12th October 1860.

MEMORANDUM showing the Date and Hour of Arrival at the Calcutta Post Office of the Mils which left England on the 10th of September 1860, and the time occupied in sorting the Letters and Papers for delivery.

Name of the Steamer.		Date and Hour at which the Mail Steamer an- choted at Garden Reach.		t the			h the	ວ	1	Реопъ			;	No. o L	ғ] ГТ	Box E	or'	No. of Box29 of News- papers and Books.						
	100			Honr at which Mails arrived at	General Post Office		Window Delivery			Hour or which the Dame	left Office.			Delivery.	1	Seathampton.	S)	Marseilles.	- Tein	Southampron.		Marreilles,		Total.
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The 12th October 1860.



SECOND APPENDIX TO

The Calcutta Gazette.

SATURDAY, OCTOBER 13, 1860.

LAND SALE NOTICE.

NOTICE is hereby given, under Section VI. Act XI. of 1859, that the under-mentioned Estate, in Zillah Tipperah, will be put up to public and unreserved Sale, at the Collector's Office of that District, on the 16th day of November 1860, for Arrears of Revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th day of September 1860:—

Class 1 .- Permanently-settled Estate.

No. 1369.—Pergunnah Shampore, Mehal Nowrah; recorded proprietor. Mr. G. II. Lumb; sudder jumma, rupees 506-11-9.

J. D. Cornox,

Officialing Collecter.

TIPPERAH;
Collector's Office,
The 2nd October 1860.

Notice is hereby given, under Section VI. Act XI. of 1858, that the under-mentioned Estate, in Zillah Jessore, will be pit up to public and unreserved sale, at the Collector's Office of that District, on the 17th November 1860, for Arrears of Revenue and other de nands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th September 1860.

Ciass I .- Permanently-settled Mehal.

No. 326.—Kismut Donar and Ashan Nuggur, Pergunnah Emadpore; recorded proprietors, Hurchunder Ghose, Brozanath Ghose, Chundernath Ghose and Bishosheree Dasia, sudder jumma, 14pees 536-15-4.

R. C. WIGRAM.
Offg. Collector.

The 10 h Owlder 1500



APPENDIX TO

The Calcutta Gazette.

SATURDAY, OCTOBER 13, 1860.

LEGISLATIVE COUNCIL OF INDIA.

Тне 6тн Остовек 1860.

THE following Act, passed by the Legislative Council of India, received the assent of the Right Honorable the Governor General, on the 6th October 1860, and is hereby promulgated for general information:—

Acr No. XLV of 1860.

THE INDIAN PENAL CODE.

CHAPTER I.

WHEREAS it is expedient to provide a General Preamble.

Penal Code for British India;
It is enacted as follows:—

- 1. This Act shall be called THE INDIAN FENAL CODE, and shall take effect on and from the 1st day of May 1861 throughout the whole of the Territories which are or may become vested in Her Majesty by the Statute 21 and 22 Victoria, Chapter 106, entitled "An Act for the better Government of India," except the Settlement of Prince of Wales' Island, Singapore, and Malacca.
- 2. Every person shall be liable to punishment
 Punishment of under this Code and not otheroffences committed wise for every act or omission within the said Territories. thereof, of which he shall be guilty within the said Territories on or after the said 1st day of May 1861.
- 3. Any person liable, by any law passed by the Punishment of Governor-General of India in Council, to be tried for an offence committed beyond the limits of the said Territories, shall be dealt with according to the provisions of this Code for any act committed beyond the said Territories,

in the same manner as if such act had been committed within the said Territories.

4. Every servant of the Queen shall be subject to punishment under this Code Punishment of offor every act or omission confences committed by a servant of the Queen within a Fotrary to the provisions thereof, of which he, whilst in such serreign allied State. vice, shall be guilty on or after the said 1st day of May 1861, within the dominions of any Prince or State in alliance with the Queen, by virtue of any treaty or engagement heretofore entered into with the East India Company, or which may have been or may hereafter be made in the name of the Queen by any Government of India.

Certain laws not to be affected by this Act.

Certain laws not to be affected by this Act.

Certain laws not to be affected by this Act.

Certain laws not to be affected by this Act.

Certain laws not to be affected by this Act.

Certain laws not to any viscons of the Statute 3 and 4 William IV Chapter 85, or of any Act of Parliament passed after that Statute in any wise affecting the East India Company, or the said Territories, or the inhabitants thereof; or any of the provisions of any Act for punishing mutiny and descrtion of Officers and Soldiers, in the service of Her Majesty or of the East India Company, or of any Act for the government of the Indian Navy,

CHAPTER II.

or of any special or local law.

GENERAL EXPLANATIONS.

Offinitions in the Code to be understood subject to exceptions.

Throughout this Code every definition of an offence, every penal provision, and every illustration of every such definition or penal provision, shall be understood subject to the exceptions contained the Chapter entitled "General Exceptions," though those exceptions are not repeated in such definition, penal provision, or illustration.

Illustrations.

(a) The Sections, in this Code, which contain definitions of offences, do not express that a child under soven years of age cannot commit such offences; but the definitions are to be

understood subject to the general exception which provides that nothing shall be an offence which is done by a child under seven

(b) A, a Police Officer, without warrant, apprehends Z, who has committed murder. Here A is not guilty of the offence of wrongful confinement; for he was bound by law to apprehend Z, and therefore the case falls within the general exception which provides that "nothing is an offence which is done by a person who is bound by law to do it."

Expression once explained is used in same throughout the Code.

- 7. Every expression which is explained in any part of this Code, is used in every part of this Code in conformity with the explanation.
- S. The pronoun "he" and its derivatives are used of any person, whether Gender. male or female.
- 9. Unless the contrary appears from the con-Number. text, words importing the singular number include the plural number, and words importing the plural number include the singular number.
- 10. The word "man" denotes a male human being of any age: the word "woman" denotes a female " Man." " Woman." human being of any age.
- 11. The word "person" includes any Company or Association or body of " Person." persons, whether incorporated or not.
- 12. The word " public" " Public." includes any class of the public or any community.
- 13. The word " Queen" denotes the Sovereign for the time being of the United " Queen." Kingdom of Great Britain and Ireland.
- 14. 'The words " servant of the Queen" denote "Servant of the all officers or servants continued, appointed, or employed in India by or under the authority of the said Statute 21 and 22 Victoria Chapter 106, entitled "An Act for the better government of India," or by or under the authority of the Government of India, or any Government.
- 15. The words " British India" denote the Territories which are or may " British India." become vested in Her Majesty by the said Statute 21 and 22 Victoria Chapter 106, entitled "An Act for the better government of India," except the Settlement of Prince of Wales' Island, Singapore, and Malacca.
- 16. The words "Government of India" denote Government of the Governor-General of India in Council, or, during the absence of the Governor-Ge-India. neral of India from his Council, the President in Council, or the Governor-General of India alone as regards the powers which may be lawfully exercised by them or him respectively.
- 17. The word "Government" denotes the "Government." person or persons authorized by law to administer Executive government in any part of British India.
 - 18. The word "Presidency" denotes the Territories subject to the vernment of a Presidency. the go-" Presidency."

19. The word "Judge" denotes not only every person who is officially designated as a Judge, but also every person who is empowered by law to give, in any legal proceeding, civil or criminal, a definitive judgment, or a judgment which, if not appealed against, would be definitive, or a judgment which, if confirmed by some other authority, would be definitive, or who is one of a body of persons, which body of persons is empowered by law to give such a judgment.

Illustrations.

A Collector exercising jurisdiction in a suit under Act

(a) A Collector exercising jurisdiction in a suit under Act X of 1859, is a Judge.

(b) A Magistrate exercising jurisdiction in respect of a charge on which he has power to sentence to fine or imprisonment, with or without appeal, is a Judge.

(c) A Member of a Punchayet which has power, under Regulation VII., 1816, of the Madras Code, to try and determine suits, is a Judge.

(d) A Magistrate exercising jurisdiction in respect of a charge on which he has power only to commit for trial to another Court, is not a Judge.

20. The words "Court of Justice" denote a "Court of Justice." Judge who is empowered by law to act judicially alone, or a body of Judges which is empowered by law to act judicially as a body, when such Judge or body of Judges is acting judicially.

Illustration.

A Punchayet acting under Regulation VII., 1816, of the Madras Code, having power to try and determine suits, is a Court of Justice.

21. The words "Public Servant" denote a person falling under any of the " Public Servant." descriptions hereinafter following, namely :-

First .- Every Covenanted Servant of the Queen ; Second.—Every Commissioned Officer in the Military or Naval Forces of the Queen while serving under the Government of India or any Government:

Third.—Every Judge; Fourth.—Every Officer of a Court of Justice whose duty it is, as such Officer, to investigate or report on any matter of law or fact, or to make, authenticate, or keep any document, or to take charge or dispose of any property, or to execute any judicial process, or to administer any oath, or to interpret, or to preserve order in the Court; and every person specially authorized by a Court of Justice to perform any of such duties;

Fifth.—Every Juryman, Assessor, or member of a Punchayet assisting a Court of Justice or public

Sixth.—Every Arbitrator or other person to whom any cause or matter has been referred for decision or report by any Court of Justice, or by any other competent public authority;

Serenth.—Every person who holds any office by virtue of which he is empowered to place or keep

any person in confinement;

fighth.—Every Officer of Government whose duty it is, as such Officer, to prevent offences, to give information of offences, to bring offenders to justice, or to protect the public health, safety, or convenience;

Ninth.—Every Officer whose duty it is, as such Officer, to take, receive, keep, or expend any property on behalf of Government, or to make any survey, assessment, or contract on behalf of Government, or to execute any revenue process, or to investigate, or to report, on any matter affecting the pecuniary interests of Government or to make, authenticate, or keep any document relating to the pecuniary interests of Government, or to pre-

vent the infraction of any law for the protection of the pecuniary interests of Government, and every Officer in the service or pay of Government or remunerated by fees or commission for the per-

formance of any public duty;

Tenth.-Every Officer whose duty it is, as such officer, to take, receive, keep, or expend any property, to make any survey or assessment, or to levy any rate or tax for any secular common purpose of any village, town, or district, or to make, authenticate, or keep any document for the ascertaining of the rights of the people of any village, town, or

Illustration.

A Municipal Commissioner is a public servant.

Explanation 1 .- Persons falling under any of the above descriptions are public servants, whe-

ther appointed by the Government or not.

**Explanation 2.—Wherever the words "public servant" occur, they shall be understood of every person who is in actual possession of the situation of a public servant, whatever legal defect there may be in his right to hold that situation.

22. The words "moveable property" "Moveable procrty."

tended to include corporeal property of every description, except land and things atperty. tached to the earth or permanently fastened to any thing which is attached to the earth.

23. "Wrongful gain" is gain by unlawful

al gain" is gain by unlawful means of property to which the "Wrongful gain." person gaining is not legally entitled.

"Wrongful loss" is the loss by unlawful means of property to which the person "Wrongful loss." losing it is legally entitled.

A person is said to gain wrongfully when such person retains wrongfully, as " Wrongful gain" well as when such person acquires wrongfully. A person includes wrongful retention of property. "Wrongful loss" includes the being is said to lose wrongfully when such person is wrongfully kept wrongfully kept out out of any property, as well of property. as when such person is wrong-

fully deprived of property.

24. Whoever does any thing with the intention of causing wrongful gain to one person or wrongful loss to another person, is said to do that thing "dishonestly."

25. A person is said to do a thing fraudulently if he does that thing with intent to defraud, but not "Fraudulently." otherwise.

26. A person is said to have "reason to believe" a thing if he has sufficient cause to believe that thing, but not otherwise.

27. When property is in the possession of a person's wife, clerk or servant, Property in pos-sesion of wife, clerk, on account of that person, it is in that person's possession withor servant. in the meaning of this Code.

Explanation .- A person employed temporarily or on a particular occasion in the capacity of a clerk or servant, is a clerk or servant within the meaning of this Section.

28. A person is said to "counterfeit," who causes one thing to resemble "Counterfeit." means of that resemblance to practise deception, or knowing it to be likely that deception will thereby be practised.

Explanation. - It is not essential to counterfeiting that the imitation should be exact.
29. The word "document" denotes any mat-

ter expressed or described upon "Document." any substance by means of letters, figures, or marks, or by more than one of those means, intended to be used, or which may be used, as evidence of that matter.

Explanation 1.-It is immaterial by what means or upon what substance the letters, figures, or marks are formed, or whether the evidence is intended for, or may be used in a Court of Justice, or not.

Illustrations.

A writing expressing the terms of a contract, which may be used as evidence of the contract, is a document.

A Check upon a Banker is a document.

A Power of Attorney is a document.

A Map or Plan which is intended to be used or which may be used as evidence, is a document.

A writing containing directions or instructions is a docu-

ment.

Explanation 2 .- Whatever is expressed means of letters, figures, or marks as explained by mercantile or other usage, shall be deemed to be expressed by such letters, figures, or marks within the meaning of this Section, although the same may not be actually expressed.

Illustration.

A writes his name on the back of a Bill of Exchange payable A writes his name on the back of a Bill of Exchange payable to his order. The meaning of the endorsement, as explained by mercantile usage, is that the Bill is to be paid to the holder. The endorsement is a document, and must be construct in the same manner as if the words "pay to the holder," or words to that effect, had been written over the signature.

30. The words "valuable security" denote a "Valuable security." document which is, or purports to be, a document whereby any legal right is created, extended, transferred, restricted, extinguished, or released, or whereby any person acknowledges that he lies under legal liability, or has not a certain legal right.

Illustration.

A writes his name on the back of a Bill of Exchange. As the effect of this endorsement is to transfer the right to the Bill to any person who may become the lawful holder of it, the endorsement is a "valuable security." A writes his name on the back of a Bill of Exchange.

31. The words "a will" de-"A Will." note any testamentary document.

32. In every part of this Code, except where a contrary intention appears from Words referring to acts include illegal the context, words which refer omissions. to acts done extend also to

illegal omissions.

33. The word "act" denotes as well a series of acts as a single act: the word " Act." "omission" denotes as wel! a " Omission." series of omissions as a single

omission.

Each of several persons liable for an act done by all in like manner as if done by him alone.

34. When a criminal act is done by several persons, each of such persons is liable for that act in the same manner as if the act were done by him alone.

35. Whenever

When such an act is criminal by reason of its being done with a criminal knowledge or intenan act, which is criminal only by reason of its being done with a criminal knowledge or intention, is done by several persons, each of such who joins in the act with ruch knowledge or intention is lia-

ble for the act in the same manner as if the act were done by him alone with that knowledge or intention.

36. Wherever the causing of a certain effect, or an attempt to cause that ef-

fect, by an act or by an omis-Effect caused partly by act and partly by omission. sion, is an offence, it is to be understood that the causing of that effect partly by an act and partly by an omis-

sion is the same offence.

Illustration.

A intentionally causes Z's death, partly by illegally omitting to give Z food, and partly by beating Z. A has committed murder.

37. When an offence is committed by means of several acts, whoever intention-Co-operation by doally co-operates in the commission of that offence by doing any one of those acts, either constituting an ofsingly or jointly with any other person, commits that offence.

Illustrations.

(a) A and B agree to murder Z by severally and at different times giving him small doses of poison. A and B administer the poison according to the agreement with intent to murder Z. Z dies from the effects of the several doses of poison so administered to him. Here A and B intentionally co-operate in the commission of nurder, and as each of them does an act by which the death is caused, they are both guilty of the offence though their acts are separate.

by which the death is caused, they are both guilty of the onence though their acts are separate.

(b) A and B are joint Jailors, and as such have the charge of Z, a prisoner, alternately for six hours at a time. A and B, intending to cause Z's death, knowingly co-operate in causing that effect by illegally omitting, each during the time of his attendance, to furnish Z with food supplied to them for that purpose. Z dies of hunger. Both A and B are guilty of the murder of Z.

- tendance, to furnish Z with food supplied to them for that purpose. Z dies of hunger. Both A and B are guilty of the murder of Z.

 (c) A, a Jailor, has the charge of Z, a prisoner. A, intending to cause Z's death, illegally omits to supply Z with food; in consequence of which Z is much reduced in strength, but the starvation is not sufficient to cause his death. A is dismissed from his office, and B succeeds him. B, without collusion or cooperation with A, illegally omits to supply Z with food, knowing that he is likely thereby to cause Z's death. Z dies of hunger. B is guilty of murder; but as A did not co-operate with B, A is guilty only of an attempt to commit murder. guilty only of an attempt to commit murder.
- Where several persons are engaged or concerned in the com-mission of a criminal act, Several persons engaged in the com-mission of a criminal act may be guilty of they may be guilty of dif-ferent offences by means of that act. different offences.

Illustration.

A attacks Z under such circumstances of grave provocation that his killing of Z would be only culpable homicide not amounting to marder. B, having ill-will towards Z, and intending to kill him, and not having been subject to the provocation, assists A in killing Z. Here, though A and B are both engaged in causing Z's death, B is guilty of murder, and A is guilty only of culpable homicide.

39. A person is said to cause an effect "vo-"Voluntarily." when he causes it by means whereby he intended to " Voluntarily." cause it, or by means which, at the time of employing those means, he knew or had reason to believe to be likely to cause it.

Illustration.

A sets fire, by night, to an inhabited house in a large town, for the purpose of facilitating a robbery, and thus causes the death of a person. Here, A may not have intended to cause death, and may even be sorry that death has been caused by his act: yet, if he knew that he was likely to cause death, he has caused death voluntarily.

40. The word "offence" "Offence." denotes a thing made punishable by this Code.

41. A "special law" is a " Special Law." law applicable to a particular subject.

A "local law" is a law 42. " Local Law." applicable only to a particular part of British India.

43. The word "illegal" is applicable to every thing which is an offence or which is prohibited by law, or "Illegal." "Legally bound which furnishes ground for a civil action: and a person is said to be "legally bound to do" whatever it is illegal in him to omit.

44. The word "injury" denotes any harm whatever illegally caused to any " Injury." person, in body, mind, repu-

tation, or property.
45. The word "life" denotes the life of a human being, unless the contrary appears from the " Life."

context.
46. The word "death" denotes the death of a human being, unless the contrary appears from the " Death." context.

47. The word "animal" denotes any living creature, "Animal." other than a human being.

48. The word "vessel" denotes any thing made for the conveyance by Vessel." water of human beings, or of

property.
49. Wherever the word "year" or the word "month" is used, it is to be understood that the year or the month is to be reckoned according to the British Calendar.

50. The word "section" denotesone of those portions of a Chapter of this Code which are distinguished " Section." by prefixed numeral figures.

51. The word "oath" includes a solemn affirm. ation substituted by law for an oath, and any declaration required or authorized by law to be made before a public servant, or to be used for the purpose of proof, whether in a Court of Justice or not.

52. Nothing is said to be done or believed in good faith, which is done or believed without due care and "Good Faith." attention.

CHAPTER III.

OF PUNISHMENTS.

53. The punishments to Punishments. which offenders are liable under the provisions of this Code are-

First, - Death; Secondly, -Transportation;

Thirdly,-Penal servitude;

Fourthly,-Imprisonment, which is of two descriptions, namely :-

- (1.) Rigorous, that is, with hard labor ;
- (2.) Simple;

Fifthly, -Forfeiture of property;

Sixthly,-Fine.

54. In every case in which sentence of death Commutation of shall have been passed, the Government of India or the Go-vernment of the place within which the offender shall have been sentenced, may, without the consent of the offender, commute the punishment for any other punishment provided by this Code. 55. In every case in which sentence of transportation for life shall have

Commutation of sentence of trans-portation for life.

been passed, the Government of India or the Government of the place within which the

offender shall have been sentenced may, without the consent of the offender, commute the punishment for imprisonment of either description for a term not exceeding fourteen years.

56.

Whenever any person being a European or American is convicted of an Europeans and offence punishable under this Americans to be sentenced to penal ser-vitude instead of Code with transportation, the Court shall sentence the transportation. offender to penal servitude instead of transportation, according to the provisions of Act XXIV of 1855.

57. In calculating fractions of terms of punishment, transportation for life shall be reckoned as equiva-Fractions of terms of punishment. lent to transportation for twenty

years.

58. In every case in which a sentence of

transportation is passed, the Offenders sentencoffender, until he is transported to transportation how to be dealt with ed, shall be dealt with in the until transportation. same marker as if sentenced to rigorous imprisonment, and shall be held to have been undergoing his sentence of transportation

during the term of his imprisonment.

In every case in which an offender is punishable with imprison-In what cases ment for a term of seven years transportation may be awarded instead of or upwards, it shall be comimprisonment. petent to the Court which
sentences such offender, instead of awarding sentence of imprisonment, to sentence the offender to transportation for a term not less than seven years, and not exceeding the term for which by

this Code such offender is liable to imprisonment. 60. In every case in which an offender is punishable with imprisonment Sentence may be which may be of either de-(in certain case

imprisonment) wholly or partly rigorous or simple.

scription, it shall be competent to the Court which sentences such offender to direct in the sentence that such imprisonment shall be wholly

rigorous, or that such imprisonment shall be wholly simple, or that any part of such imprison-ment shall be rigorous and the rest simple.

61. In every case in which a person is con-Sentence of forhe is liable to forfeiture of all feiture of property. his property, the offender shall be incapable of acquiring any property, except for the benefit of Government, until he shall have undergone the punishment awarded or the punishment to which it shall have been commuted, or until he shall have been pardoned.

Illustration.

A, being convicted of wiging war against the Government of India, is liable to forfeiture of all his property. After the sentence, and whilst the same is in force, A's father dies, leaving an estate which, but for the forfeiture, would become the property of A. The estate becomes the property of Government.

62. Whenever any person is convicted of an

Forfeiture of property in respect of offenders punishable with death, trans-portation, or impri-

offence punishable with death, the Court may adjudge that all his property, moveable and immoveable, shall be forfeited to Government; and whenever any person shall be convicted

of any offence for which he shall be transported

or sentenced to imprisonment for a term of seven years or upwards, the Court may adjudge that the rents and profits of all his moveable and immoveable estate during the period of his trans-portation or imprisonment, shall be forfeited to Government subject to such provision for his family and dependents as the Government may think fit to allow during such period.

63. Where no sum is expressed to which a fine may extend, the amount Amount of fine. of fine to which the offender is liable is unlimited, but shall not be excessive.

Sentence of imprisonment in default of payment of fine.

64. In every case in which an offender is sentenced to a fine, it shall be competent to the Court which sentences such offender to direct by the sentence that,

in default of payment of the fine, the offender shall suffer imprisonment for a certain term, which imprisonment shall be in excess of any other imprisonment to which he may have been sentenced or to which he may be liable under a commutation of a sentence.

Limit of term of imprisonment for default in payment of fine, when the offence is punishable with imprisonment as well as fine.

65. The term for which the Court directs the offender to be imprisoned in default of payment of a fine, shall not exceed one-fourth of the term of imprisonment which is the maximum fixed for the offence, if the offence be punishable with imprison-

ment as well as fine.

66. The imprisonment which the Court imposes in default of payment of a fine may be of any descrip-tion to which the offender Description of im-

prisonment for such default.

the offence.

67. If the offence be punishable with fine only,

Term of imprisonment for default in payment of fine, when the offence is punishable with fine only.

the term for which the Court directs the offender to be imprisoned, in default of payment of fine, shall not exceed the following scale, that is to say, for any term not ex-

might have been sentenced for

ceeding two months when the amount of the fine shall not exceed fifty Rupees, and for any term not exceeding four months when the amount shall not exceed one hundred Rupees, and for any term not exceeding six months in any other case.

68. The imprisonment which is imposed in default of payment of a fine Such imprison-ment to terminate shall terminate whenever that upon payment of the fine is either paid or levied by process of law.

69. If, before the expiration of the term of imprisonment fixed in default Termination of of payment, such a proportion of the line be paid or levied that the term of imprisonment such imprisonment upon payment of proportional part of fine. suffered in default of payment is not less than proportional to the part of the fine still unpaid, the imprisonment shall terminate.

A is sentenced to a fine of one hundred Rupees, and to four months' imprisonment in default of payment. Here, if seventy-five Rupees of the fine be paid or levied before the expiration of one month of the imprisonment, A will be discharged as soon as the first month has expired. If seventy-five Rupees be paid or levied at the time of the expiration of the first month, or at any later time while A continues in imprisonment, A will be immediately discharged. If fifty Rupees of the fine be paid or levied before the expiration of two months of the imprisonment, A will be discharged as soon as the two months are completed.

If fifty Rupees be paid or levied at the time of the expiration of those two months, or at any later time while A continues in imprisonment, A will be immediately discharged.

70. The fine, or any part thereof which remains Fine may be levied unpaid, may be levied at any time within six years after the within six years or at any time during the term of impripassing of the sentence, and if, under the sentence, the offender be liable to imprison-

ment for a longer period than six years, then at any time previous to the expiration of that period;

and the death of the offender Death of offender does not discharge from the not to discharge his property from liabiliability any property which would, after his death, be legally liable for his debts.

71. Where any thing which is an offence is made up of parts, any of which Limit of punishparts is itself an offence, the ment of offence which offender shall not be punished is made up of several offences. with the punishment of more than one of such his offences, unless it be so expressly provided.

Illustrations.

(a) A gives Z fifty strokes with a stick. Here A may have committed the offence of voluntarily causing hurt to Z by the whole beating, and also by each of the blows which make up the whole beating. If A were liable to punishment for every blow, he might be imprisoned for fifty years, one for each blow. But he is hable only to one punishment for the whole

blow. But he is hade only be some pure that the besting Z, Y interferes, and A intentionally strikes Y, here, as a blow given to Y is no part of the act whereby A voluntarily causes hurt to Z. A is liable to one punishment for voluntarily causing hurt to Z, and to another for the blow given to Y.

72. In all cases in which judgment is given. that a person is guilty of one Punishment of a of several offences specified in person found guilty the judgment, but that it is of one of several of-fences, the judgment doubtful of which of these stating that it i doubtful of which. it is offences he is guilty, the offender shall be punished for the offence for which the lowest punishment is pro-vided, if the same punishment is not provided for all.

Whenever any person is convicted of an 73. offence for which, under this Solitary confine-Code, the Court has power to ment sentence him to rigorous imprisonmeni, the Court may, by its sentence, order that the offender shall be kept in solitary confinement for any portion or portions of the imprisonment to which he is semenced, not exceeding three months in the whole, according to the following scale, (that is to say) -

A time not exceeding one month if the term of imprisonment shall not exceed six months.

A time not exceeding two months if the term of imprisonment shall exceed six months and be less than a year.

A time not exceeding three months if the term of imprisonment shall exceed one year.

74. In executing a sentence of solitary confinement, such confinement Limit of solitary shall in no case exceed fourteen days at a time, with intervals between the periods of solitary confinement of not less duration than such perious, and when the imprisonment awarded shall exceed three months, the solitary confinement shall not exceed seven days in any one month of the whole imprisonment awarded, with intervals between the periods of solitary confinement of not less duration than such periods.

o f Punishment persons convicted, after a previous con-

viction, of an offence punishable with three years' impri-

Whoever, having been convicted of an offence punishable under Chapter XII or Chapter XVII of this Code with imprisonment of either description for a term of three years or upwards, shall be guilt of any offence punish-

Chapters with imprisonment of either description for a term of three years or upwards, shall be subject for every such subsequent offence to transportation for life or to double the amount of punishment to which he would otherwise have been liable for the same; provided that he shall not in any case be liable to imprisonment for a term exceeding ten years.

CHAPTER IV.

GENERAL EXCEPTIONS.

76. Nothing is an offence which is done by a person who is, or who by rea-Act done by a person bound, or by mistake of fact be-lieving h i m s e l f bound by law. son of a mistake of fact and not by reason of a mistake of law in good faith believes himself to be, bound by law to

Illustrations.

- (a) A, a soldier, fires on a mob by the order of his superior officer, in conformity with the commands of the law. A has committed no offence.
- (b) A, an officer of a Court of Justice, being ordered by that Court to arrest Y, and, after due enquiry, believing Z to be Y, arrests Z. A has committed no offence.
- 77. Nothing is an offence which is done by a Judge when acting judicially Act of Judge when in the exercise of any power acting judicially. which is, or which in good faith he believes to be, given to him by law.

78. Nothing which is done in pursuance of, or which is warranted by the judgment or order of a Court Act done pursuant to the judgment or order of a Court of of Justice, if done whilst such judgment or order remains in Justice. force, is an offence, notwith-standing the Court may have had no jurisdic-

tion to pass such judgment or order, provided the person doing the act, in good faith, believes that the Court had such jurisdiction.

79. Nothing is an offence which is done by any person who is justified by Act done by a perlaw, or who by reason of a mistake of fact and not by son justified, or by mistake of fact bereason of a mistake of law in lieving himself justified by law. good faith believes himself to be justified by law in doing it.

Illustration.

A sees Z commit what appears to A to be a murder. A, in the exercise, to the best of his judgment, exerted in good faith, of the power which the law gives to all persons of apprehending murderers in the fact, seizes Z, in order to bring Z before the proper authorities. A has committed no offence, though it may turn out that Z was acting in self-defence.

80. Nothing is an offence which is done by accident or misfortune and Accident in the without any criminal intention doing of a lawful act. or knowledge in the doing of a lawful act in a lawful manner by lawful means and with proper care and caution.

Illustration.

A is at a work with a hatchet; the head flies off and kills a man who is standing by. Here, if there was no want of proper caution on the part of A, his act is excussible and not an offence.

81. Nothing is an offence merely by reason of

Act likely to cause harm but done with-out a criminal intent and to prevent other

its being done with the knowledge that it is likely to cause harm, if it be done without any criminal intention to cause harm, and in good faith for the purpose of preventing or avoiding other harm

to person or property. Explanation .- It is a question of fact in such

a case whether the harm to be prevented or avoided was of such a nature and so imminent as to justify or excuse the risk of doing the act with the knowledge that it was likely to cause harm.

Illustrations.

(a) A, the Captain of a Steam Vessel, suddenly and without any fault or negligence on his part, finds himself in such a position that, before he can stop his vessel, he must inevitably run down a boat B with 20 or 30 passengers on board, unless he changes the course of his vessel, and that, by changing his course, he must incur risk of running down a boat C with only 2 passengers on board, which he may possibly clear. Here, if A alters his course without any intention to run down the boat C and in good faith for the purpose of avoiding the danger to the passengers in the beat B, he is not guilty of an offence, though he may run down the boat C by doing an act which he knew was likely to cause that effect, if it be found as a matter of fact that the danger which he intended to avoid was such as to excuse him in incurring the risk of running down the boat C.

(t) A in a great fire pulls down houses in order to prevent the conflagration from spreading. He does this with the intention in good faith of saving human life or property. Here, if it be found that the harm to be prevented was of such a nature and so imminent as to excuse A's act, A is not guilty of the offence.

Act of a child under 7 years of age.

82. Nothing is an offence which is done by a child under seven years of age.

Act of a child above 7 and under 12 years of age, who has not sufficient maturity of understanding.

83. Nothing is an offence which is done by a child above seven years of age and under twelve, who has not attained sufficient maturity of understanding to judge of the nature and consequences of his conduct on that occasion.

84. Nothing is an offence which is done by a person who, at the time of Act of a person of doing it, by reason of unsoundnusound mind. ness of mind, is incapable of knowing the nature of the act, or that he is doing what is either wrong or contrary to law.

85. Nothing is an offence which is done by a person who, at the time of doing it, is, by reason of in-Act of a person incapable of judg-ment by reason of intoxication caused toxication, incapable of knowing the nature of the act, or that he is doing what is either

against his will. wrong or contrary to law; pro-vided that the thing which intoxicated him was administered to him without his knowledge or

86. In cases where an act done is not an

Offence requiring a particular intent or knowledge committed by one who is intoxicated. .

against his will.

offence unless done with a particular knowledge or intent, a person who does the act in a state of intoxication shall be liable to be dealt with as if he had the same knowledge as he

would have had if he had not been intoxicated, unless the thing which intoxicated him was administered to him without his knowledge or against his will.

87. Nothing which is not intended to cause

Act not intended and not known to be likely to cause death or grievoushurt.done by consent.

death or grievous hurt, and which is not known by the doer to be likely to carse death or grievous hurt, is an offence by reason of any harm which it n.av cause, or be intended by

the door to cause, to any person above eighteen years of age, who has given consent, whether express or implied to suffer that harm; or by reason of any harm which it may be known by the doer to be likely to cause to any such person who has consented to take the risk of that harm.

Illustration.

A and Z agree to fence with each other for amusement. This agreement implies the consent of each to suffer any harm which, in the course of such fencing, may be caused without foul play; and if A, while playing fairly, hurts Z, A commits no offence.

88. Nothing, which is not intended to cause Act not intended

to cause death, done by consent in good faith for the benefit of a person.

death, is an offence by reason of any harm which it may cause, or be intended by the doer to cause, or be known by the doer to be likely to cause, to any person for whose benefit

it is done in good faith, and who has given a consent, whether express or implied, to suffer that harm, or to take the risk of that harm.

A, a surgeon, knowing that a particular operation is likely to cause the death of Z, who suffers under a painful complaint, but not intending to cause Z's death, and intending, in good faith, Z's benefit, performs that operation on Z, with Z's consent. A has committed no offence.

89. Nothing, which is done in good faith fer

Act done in good faith for the benefit of a child or person of unseandmind, by or by consent of guardian.

the benefit of a person under twelve years of age, or of unsound mind, by or by consent, either express or implied, of the guardian or other person having lawful charge of that person, is

an offence by reason of any harm which it may cause, or be intended by the doer to cause, or be known by the deer to be Provisoes. likely to cause, to that person:

Provided-

First. that this exception shall not extend to the intentional causing of death, or to the attempting to cause death :

Secondly. That this exception shall not extend to the doing of any thing which the person doing it knows to be likely to cause death, for any purpose other than the preventing of death or grievous hurt, or the curing of any grievous disease or infirmity.

Thirdly. That this exception shall not extend to the voluntary causing of grievous hurt, or to the attempting to cause grievous hurt, unless it it be for the purpose of preventing death or grievous hurt, or the curing of any grievous disease or infirmity.

Fourthly. That this exception shall not extend to the abetment of any offence, to the com. mitting of which offence it would not extend.

Illustration.

A, in good faith, for his child's benefit, without his child's consent, has his child cut for the stone by a surge. n. knowing it to be likely that the operation will cause the child's leath, but not intending to cause the child's death. A is within the exception, insumuch as his object was the cure of the child.

08. When an act, which would otherwise be a certain offence is not that offence, by reason of the youth, Right of private defence against the act of a person of the want of maturity of underunsound mind. &c. s.anding, the unsoundness of mind, or the intoxication of the person doing that act, or by reason of any misconception on the part of that person, every person has the same right of private defence against that act which he would have if the act were that offence.

Illustrations.

(a) Z, under the influence of madness, attempts to kill A. Z is guilty of no offence. But A has the same right of private defence which he would have if Z were same.

(b) A enters by night a house which he is legally entitled to enter. Z, in good faith, taking A for a house-breaker, attacks A. Here Z, by attacking A under this misconception, c m nits no offence. But A has the same right of private defence against Z, which he would have if Z were not acting under that misconception.

99. First .- There is no right of private defence against an act which Acts against which does not reasonably cause the there is no right of private defence. apprehension of death or of private defence. grievous hurt, if done, or at-tempted to be done, by a public servant acting in good faith under color of his office, though that act may not be strictly justifiable by law.

Second .- There is no right of private defence against an act which does not reasonably cause the apprehension of death or of grievous hurt, if done, or attempted to be done, by the direction of a public servant acting in good faith under colour of his office, though that direction may not be strictly justifiable by law.

Third.—There is no right of private defence in cases in which there is time to have recourse to the protection of the public authorities.

Fourth .- The right of private defence in no case Extent to which extends to the inflicting of the right may be exercised. more harm than it is necessary to inflict for the purpose of defence.

Frplanation 1 .- A person is not deprived of the right of private defence against an act done, or attempted to be done, by a public servant as such, unless he knows, or has reason to believe, that the person doing the act is such public servant.

Explanation 2 .- A person is not deprived of the right of private defence against an act done, or attempted to be done, by the direction of a public servant, unless he knows, or has reason to believe, that the person doing the act is acting by such direction, or unless such person states the authority under which he acts. or, if he has authority in writing, unless he produces such authority, if demanded.

100. The right of private defence of the body When the right of extends, under the restrictions private defence of the body extends to causing death. mentioned in the last preceding Section, to the voluntary causing of death or of any other hurm to the assailant, if the offence which occasions the exercise of the right be of any of the descriptions hereinafter enumerated, namely-

First .- Such an assault as may reasonably cause the apprehension that death will otherwise be the consequence of such assault-

Secondly. Such an assault as may reasonably cause the apprehension that grievous hurt will otherwise be the consequence of such assault.

Thirdy:—An assault with the intention of com-

mitting rape.

Fourthly .- An assault with the intention of gratifying unnatural lust.

Fifthly .- An assault with the intention of kidnapping or abducting.

Sixt'dy .- An assault with the intention of wrongfully confining a person, under circumstances which may reasonably cause him to apprehend that he will be unable to have recourse to the public authorities for his release.

101. If the offence be not of any of the de-When such right tends to causing scriptions enumerated in the last preceding Section, the right of private defence of the extends any harm other than death. body does not extend to the voluntary causing of death to the assailant, but does extend, under the re-trictions mentioned in Section 99, to the voluntary eausing to the assailant of any harm other than death.

102. The right of private defence of the body

commences as soon as a reason-Commencement and continuance of able apprehension of danger to the body arises from an attempt defence of the body. or threat to commit the offence, though the offence may not have been committed and it continues as long as such apprehension of danger to the body continues.

When the right of private defence of property
When the right of private defence of property extends, under the restrictions mentioned in Section 99, property extends to the voluntary causing of to the voluntary causing of causing death. death or of any other harm to the wrong doer, if the offence, the committing of which, or the attempting to commit which, occasions the exercise of the right, be an offence of any of the descriptions hereinalter enumerated, namely :-

First .- Robbery.

Secondly .- House-breaking by night

Thirdly .- Mischief by fire committed on any building, tent, or vessel, which building, tent, or vessel is used as a human dwelling, or as a place for the custody of property.

Fourthly. Theft, mischef, or house-trespess,

under such circumstances as may reasonably cause apprehension that death or greevous burt will be the consequence, if such right of private defence is not exercised.

104. If the offence, the committing of which, When such right or the attempting to commit extends to causing any harm other than which, occasions the exercise of the right of private defence, be death theft, mischef, or criminal trespass, not of any of the descriptions enumerated in the last preceding Section, that right does not extend to the voluntary causing of death, but does extend, subject to the restrictions mentioned in Section 99, to the voluntary causing to the wrong doer of any harm other than death.

105. First .- The right of Com a me m an t private defence of property and continuence of the right of private defence of property. commences when a reasonable apprehension of danger to the property commences.

Secon 1 .- The right of private defence of property against theft continues till the offender has effected his retreat with the property, or the assistance of the public authorities is obtained, or

the property has been recovered.

Third.—The right of private defence of property against robbery continues as long as the offender causes or attempts to cause to any person death or hurt or wrongful restraint, or as long as the fear

When an act, which would otherwise be a Right of private certain offence is not that offence against the offence, by reason of the youth, defence against the act of a person of the want of maturity of underunsound mart, &c. s anding, the unsoundness of mind, or the intoxication of the person doing that net, or by reason of any misconception on the part of that person, every person has the same right of private defence against that act which he would have if the act were that offence.

Illustrations.

(a) I under the influence of madness, attempts to k'll A. I is guilty of no offence. But A has the same right of private defence which he would have if Z were sane.

(b) A enters by night a house which he is heally entitled to enter. Z, in good faith, taking A for a house breaker, attacks A. Here Z, by attacking A under this mise mention, can nits no offence. But A has the same right of private defence against Z, which he would have if Z were not acting under that miseonception.

99. First .- There is no right of private defence against an act which Acts against which does n t reasonably cause the there is no right of private defence. apprehension of death or of grievous hurt, if done, or attempted to be done, by a public servant acting in good taith under color of his office, though that

act may not be strictly justifiable by law.

Second.—There is no right of private defence against an act which does not reasonably cause the apprehension of death or of grievous hurt, if done, or attempted to be done, by the direction of a public servant acting in good faith under colour of his office, though that direction may not be strictly justifiable by law.

Third .- There is no right of private defence in eases in which there is time to have recourse to the protection of the public authorities.

Fourth. - The right of private defence in no case extends to the inflicting of more harm than it is necessary Extent to which the right may be to inflict for the purpose of exercised. defence.

Explanation 1.— A person is not deprived of the right of private defence against an act done, or attempted to be done, by a public servant as such, unless he knows, or has reason to believe, that the person doing the act is such public servant.

Erplanation 2 .- A person is not deprived of the right of private defence against an act done, or attempted to be done, by the direction of a public servant, unless he knows, or has rea on to believe, that the person doing the act is acting by such direction, or unless such person states the authority under which he acts, or, if he has authority in writing, unless he produces such authority, if demanded.

100. The right of private defence of the bady When the right of extends, under the restrictions mentioned in the last preceding private defence of the body extends to Section, to the voluntary causcausing death. ing of death or of any other harm to the assailant, if the offence which occasions the exercise of the right be of any of the dec. ptions hereinafter enumerated, namely-

First .-- Such an assault as may reasonably cause the apprehension that death will otherwise be the consequence of such assault-

Secondly .- Such an assault as may reasonably cause the apprehension that grievous hurt will otherwise be the consequence of such assault-

Thirdly.—An assault with the intention of committing rape.

Fourthly .- An assault with the intention of gratifying unnatural lest.

Fifthly .- An assault with the intention of kidnapping or abducting.

Sixt'lly .- An assault with the intention of wrongfully confining a person, under circumstances which may reasonably cause him to apprehend that he will be unable to have recourse to the public authorities for his release.

101. If the off nee be not of any of the de-When such right scriptions enumerated in the extends to causing last preceding Section, the last preceding Section, the right of private defence of the any harm other than death. body does not extend to the voluntary eausing of dech to the assulant, but does extend, under the restrictions mentioned in Section 99, to the voluntary causing to the assail int of any harm other than death.

102. The right of private defence of the body commences as room as a reason-Commencement and continuance of able apprehension of danger to the right of private defence of the body. the body arises from an attempt or threat to co muit the off nee, though the offence may not have been committed, and it continues as long as such apprehension of danger to the body continues.

103. The right of private defence of property When the right of extends, under the restric-ivate defence of tions mentioned in Section 99, private defence of fions mentioned in Section 99, property extends to the voluntary causing of death or of the voluntary causing of death or of any other harm to the wrong doer, if the offence, the committing of which, or the attempting to commit which, occasions the exercise of the right, be an offence of any of the descriptions heremafter enumerated, namely :-

First .- Robbery .

Secondly, - House-breaking by night

Thirdly .- Mischiel by fire committed on any building, tent, or vess I, waich building, tem, or vessel is used as a human dwelling, or as a place for the custody of property.

Fourthly, -Theft, mischief, or house trespiss, under such encumstances as new reasonably cause apprehension that death or greyous hurt will be the consequence, if such right of privite defence renot exercised.

101. If the off-nce, the committing of which, or the attempting to commit When such night which, occasions the exercise of extends to cousing any journ other than the right of private defence, by death theft, misc'usf, or cruninal trespass, not of any of the discriptions enumerated in the last preceding Section, that right does not extend to the voluntary casing of death, but does extend, subject to the a strettens mentioned in Section 99, to the voluntary causing to the wrong

doer of any harm other than death.

Considerent 105. Inst. - The right of and continues of private defence of property the right or private commene's when a reasonable defence of property. apprehension of danger to the property common es.

See at 1. - The right of private defence of property against their continues till the offender has effected his retreat with the property, or the assistance of the public authorities is obtained, or the property has been recovered.

Third .- The right of private defence of property against robbery continues as long as the offender causes or attempts to cause to any person death or hurt or wrongful restraint, or as long as the tear of instant death, of of instant huit, or of instant personal restraint continues.

Fourth.—The right of private defence of property against criminal trespass or mischief continues as long as the offender continues in the commission of criminal trespass or mischief.

Fifth.—The right of private defence of property against house-breaking by night continues as long as the house-trespass which has been begun

by such house-breaking continues.

Right of private defence against an assault which reasonably causes the appresion of death, the defender be so situated that he cannot effectually exercise that right without risk of harm to an innocent person, his right of private defence extends to the running of that risk.

Illustration.

A is attacked by a mob who attempt to murder him. He cannot effectually exercise his right of private defence without firing on the mob, and he cannot fire without risk of harming young children who are mit gled with the mob. A commits no offence if by so firing he harms any of the children.

CHAPTER V.

OF ABSTMENT.

Alatment of a 107. A person abets the thing. doing of a thing, who-

First .- Instigates any person to do that thing;

Secondly.—Engages with one more other person or persons in any conspiracy for the doing of that thing, if an act or illegal omission takes place in pursuance of that conspiracy, and in order to the doing of that thing; or—

Thirdly.-Intentionally aids, by any act or illegal omission, the doing of that thing.

Explanation 1.—A person who, by wilful misrepresentation, or by wilful concealment of a material fact which he is bound to disclose, voluntarily causes or procures, or attempts to cause or procure, a thing to be done, is said to instigate the doing of that thing.

Illustration.

A, a public officer, is authorized by a warrant from a Court of Justice to apprehend Z. B, knowing that fact and also that C is not Z, wilfully represents to A that C is Z, and thereby intentionally causes A to apprehend C. Here B abets by restigation the apprehension of C.

Explanation 2.—Whoever, either prior to or at the time of the commission of an act, does any thing in order to facilitate the commission of that act, and thereby facilitates the commission thereof, is said to aid the doing of that act.

Abettor.

A person abets an offence who abets either the commission of an offence, or the commission of an act which would be an offence, if committed by a person capable by law of committing an offence with the same intention or knowledge as that of the abettor.

Explanation 1.—The abetment of the illegal omission of an act may amount to an offence, although the abettor may not himself be bound to do that act.

Explanation 2.—To constitute the offence of abetment, it is not necessary that the act abetted should be committed, or that the effect requisite to constitute the offence should be caused.

Illustrations.

- (a) A instigates B to murder C. B refuses to do so. A is guilty of abetting B to commit murder.
- (b) A instigates B to murder D. B in pursuance of the instigation stabs D. D recovers from the wound. A is guilty of instigating B to commit murder.

Explanation 3.—It is not necessary that the person abetted should be capable by law of committing an offence, or that he should have the same guilty intention or knowledge as that of the abettor, or any guilty intention or knowledge.

Illustrations

- (a) A, with a guilty intention, abets a child or a lunatic to commit an act which would be an offence, if committed by a person cipable by law of committing an offence, and having the same intention as A. Here A, whether the act be committed or not, is guilty of abetting an offence.
- (b) A, with the intention of mardering Z, instigates B, a child under seven years of age, to do an act which causes Z's death. B, in consequence of the abetment, does the act, and thereby causes Z's death. Here, though B was not capable by law of committing an offence, A is liable to be punished in the same manner as if B had been capable by law of committing an offence, and had committed murder, and he is therefore subject to the punishment of death.
- (c) A instigutes B to set fire to a dwelling-house. B, in consequence of the unsoundness of his mind, being incapable of knowing the nature of the act, or that he is doing what is wrong or contrary to law, sets fire to the house in consequence of A's instigution. B has committed no offence, but A is guilty of abetting the offence of setting fire to a dwelling-house, and is liable to the punishment provided for that offence.
- (d) A, intending to cause a theft to be committed, instigates B to take property belonging to Z out of Z's possession. A in luces B to believe that the property belongs to A. B takes the property out of Z's possession, in gool faith, believing it to be A's property. B, acting under this misconception, does not take dishonestly, and therefore does not commit theft. But A is guilty of abetting theft, and is liable to the same punishment as if B had committed theft.

Explanation 4.—The abetment of an offence being an offence, the abetment of such an abetment is also an offence.

Illustration.

A instigates B to instigate C to murder Z. B accordingly instigates C to murder Z, and C commits that offence in consequence of B's instigation. B is liable to be punished for his offence with the punishment for murder, and as A instigated B to commit the offence, A is also liable to the same punishment.

Explanation 5.—It is not necessary to the commission of the offence of abetment by conspiracy that the abettor should concert the offence with the person who commits it. It is sufficient if he engage in the conspiracy in pursuance of which the offence is committed.

Illustration.

A concerts with B a plan for poisoning Z. It is agreed that A shall administer the poison. B then explains the plan to C, mentioning that a third person is to administer the poison, but without mentioning A's name. C agrees to procure the poison and procures and delivers it to B for the purpose of its being used in the manner explained. A administers the poison. Z dies in consequence. Here, though A and C have not conspired together, yet C has been engaged in the conspiracy, in pursuance of which Z has been murdered. C has therefore committed the offence defined in this Section and is liable to the punishment for murder.

Punishment of abetment if the act abetted is committed in consequence and where no express provision is made for its punishment.

Note that the act abetted is committed in consequence of the abetment, and no express provision is made by this Gode for the punishment of such abetment, be punished with the punishment provided for the offence.

Erplanation.—An act or offence is said to be committed in consequence of abetment, when it is committed in consequence of the instigation, or in pursuance of the conspiracy, or with the aid which constitutes the abetment.

Illustrations.

- (a) A offers a bribe to B, a public servant, as a reward for showing A some favor in the exercise of B's official functions. B accepts the bribe. A has abetted the offence defined in Section 161.
- (b) A instigates B to give fulse evidence. B, in consequence of the instigation, commits that offence. A is guilty of abetting that offence, and is liable to the same punishment
- (c) A and B conspire to poison Z. A, in pursuance of the conspiracy, procures the poison and delivers it to B in order that he may administer it to Z. B, in pursuance of the conspiracy, administers the poison to Z in A's absence and thereby causes Z's death. Here B is guilty of murder. A is guilty of abotting that offence by conspiracy, and is habit to the punishment for murder. ment for murder.
- 110. Whoever abets the commission of an offence shall, if the person abetted does the act with a Punishment of abetment if the per-son abetted does the different intention or knowact with a different intention from that ledge from that of the abettor, be punished with the punishof the abettor. of the abettor. ment provided for the offence which would have been committed if the act had been done with the intention or knowledge of the abettor and with no other.
- 111. When an act is abetted and a different Liability of abet-or when one act is for the act done, in the same tor when one act is abetted and a differabotted and a differ-ent act is done, tent as if he had directly abetted it; provided the act done was a probable consequence of the Proviso. abetment, and was committed under the influence of the instigation, or with the aid or in pursuance of the conspiracy which constituted the abetment.

·Illustrations.

- (a) A instigates a child to put poison into the food of Z and gives him poison for that purpose. The child, in consequence of the instigation, by mistake puts the poison into the food of Y, which is by the side of that of Z. Here, if the child was acting under the influence of A's instigation and the act done was under the circumstances a probable consequence of the abetment, A is liable in the same manner and to the same extent as if he had instigated the child to put the poson into the food of Y.
- (b) A instigates B to burn Z's house. B sets fire to the A, though guilty of abetting the burning of the house, is not guilty of abetting the theft; for the theft was a distinct act and not a probable consequence of the burning.
- (c) A instigates B and C to break into in inhabited house at midnight for the purpose of robbery, and provides them with arms for that purpose. B and C break into the house, and heing resisted by Z, one of the inmates, murder Z. Here is that murder was the probable consequence of the abetment, A is liable to the punishment provided for murder.
- 112. If the act for which the abettor is liable under the last preceding Sec-Abettor when liable to cumulative punishment for act abetted and for act tion is committed in addition to the act abetted and constitutes a distinct offence, the abettor is liable to punishment for each of the offences.

Illustration.

A instigates B to resist by force a distress made by a public servant. B, in consequence, resists that distress. In offering the resistance, B voluntarily causes grievous hurt to the officer executing the distress. As B has committed both the offence of resisting the distress and the offence of voluntarily causing grievous hurts, B is liable to punishment for both these offences; and if A knew that B was likely voluntarily to cause grievous hurt is resisting the distress, A will also be liable to punishment for such of the offences.

113. When an act is abetted with the inten-

Liability of abettor for an effect caused by the act abetted different from that intended by the abettor.

tion on the part of the abettor of causing a particular effect, and an act for which the abettor is liable in consequence of the abetment, causes a different effect from that intended by the

abettor, the abettor is liable for the effect caused, in the same manner and to the same extent as if he had abetted the act with the intention of causing that effect; provided he knew that the act abotted was likely to cause that effect.

Illustration.

A instigates B to cause grievous hurt to Z B, in consequence of the instigation, causes grievous hurt to Z. Z dies in consequence. Here, if A knew that the grievous hurt abetted was likely to cause death, A is liable to be punished with the punishment provided for murder.

114. Whenever any person, who, if absent would be liable to be punished

Abettor present when offence is committed.

as an abettor, is present when the act or offence for which he would be punishable in consc-

quence of the abetment is committed, he shall be deemed to have committed such act or offence.

115. Whoever

Abetment of an offencepunishable with death or transport-ation for life if the offence b not committed in conse-quence of the abetment

abets the commission of an offence punishable with death or transportation for life, shall, if that offence be not committed in consequence of the abetment, and no express provision is made by this Code for the punishment of such abetment, be punished with imprisonment

of either description for a term which may extend to seven years, and shall also be liable to fine;

in consequence of the abetment

If an act which and it any act for which the causes harm be done abettor is liable in consequence of the abetment, and which couses but to any person, is

done, the abettor shall be liable to imprisonment of either description for a term which may extend to fourteen years, and shall also be hable to fine.

Illustration.

A instigates B to murder Z. The offence is not committed. If B had murdered Z, he would be we been subject to the punishment of death or trusportation for life. Therefore A is liable to imprisonment for a term which may extend to seven years and also to a fine; and if any hurt be done to Z, in consequence of the abottoment, he will be liable to imprisonment for a term which may extend to foreteen years and to fine. a term which may extend to fourteen years, and to fine.

Abetment of an offence punishable with imprisonment, if the of the abetment.

116. Whoever abets an offence punishable that offence be not committed in consequence of the abetment, offence be not com-mitted in consequence and no express provision is made by this Code for the punishment of such abetment,

be punished with imprisonment of any description provided for that offence, for a term which may extend to one-fourth part of the longest term provided for that offence, or with such fine as is

If the abettor or the person abetted be a public servant whose duty it is to prevent the offence.

provided for that offence, or with both; and if the abettor or the person abetted is a pubwhose duty it is to prevent the offence. lie servant, whose duty it is prevent the offence. to prevent the commission of such offence, the abetter shall be punished with

imprisonment of any description provided for that offence, for a term which may extend to one-half of the longest term provided for the offence, or with such fine as is provided for the offence, or with both.

Illustrations.

(a) A offers a bribe to B, a public servant, as a reward for showing A some favor in the exercise of B's official functions. B refuses to accept the bribe. A is putuishable under this Section.

(b) A instigates B to give files evidence. Here, if B does not give false evidence, A has nevertheless committed the offence defined in this Section, and is punishable accordingly.

(c) A, a police officer, whose duty it is to prevent robbery, abets the commission of robbery. Here, though the robbery be not committed, A is liable to one-half of the longest term of imprisonment provided for that offence, and also to fine

(d) B abets the commission of robbery by A, a police officer, whose duty it is to prevent that offence. Here, though the robbery be not committed. B is liable to one-half of the longest term of imprisonment provided for the offence of robbery, and also to fine. also to fine.

117. Whoever abets the commission of an

Abetting the commission of an offence by the public or by more than ten per-

offence by the public generally or by any number or class of persons exceeding ten, shall be punished with imprisonment of either description for

a term which may extend to three years, or with fine, or with both.

Illustration.

A affixes in a public place a placard, instigrting a sect consisting of more than ten members to meet at a certain time and place, for the purpose of attacking the members of an adverse sect, while engaged in a procession. A has committed the offence defined in this Section.

Concealing a design to commit an offence punishable with death or transportawith tion for life-

118. Whoever, intending to facilitate, or knowing it to be likely that he will thereby facilitate, the commission of any offence punishable with death or transportation for life, voluntarily conceals,

by any act or illegal omission, the existence of a design to commit such offence, or makes any representation which he knows to be false respecting such design shall, if

If the offence be committed.

that offence be committed, be punished with imprisonment of either description for a term which may extend to seven years; or, if the offence If the offence be be not committed, with imprinot committed. sonment of either description

for a term which may extend to three years; and in either case shall also be liable to fine.

Illustration.

A knowing that ducoity is about to be committed at B, falsely informs the Magistrate that a ducoity is about to be committed at C, a place in an opposite direct on, and thereby adducts the Magistrate with intent to facilitate the commission of the offence. The ducoity is committed at B in pursuance of the disign. A is punishable under this Section.

A public servant eoncealing a design to commit an offence which it is his duty to prevent.

119. Whoever, being a public servant, intending to facilitate or knowing it to be likely, that he will thereby facilitate, the commission of any offence, the commission of which it is his

duty as such public servant to prevent, voluntarily conceals, by any act or illegal omission, the existence of a design to commit such offence, or makes any representation which he knows to be

If the offence be committed, be punished with imprisonment, of any description provided for the offence, for a term which may extend to one-half of the longest term of such imprisonment, or with such fine as is provided for that offence, or with both; or if the offence be punishable

If the offence be punishable with death, &c.

with death or transportation for life, with imprisonment of either description for a term which may extend to

ten years; or, if the offence be not committed. shall be punished with impri-If the offence be somment of any description provided for the offence for not committed. a term which may extend to one-fourth part of the longest term of such imprisonment, or with

such fine as is provided for the offence, or with

A, an officer of police, being legally bound to give information of all designs to commit robbery which may come to his knowledge, and knowing that B designs to commit robbery, omits to give such information, with intent to facilitate the commission of that offence. Here A has by an illegal omission concessed the existence of B's design, and is liable to punishment according to the provision of this Section.

120. Whoever, intending to facilitate or knowing it to be likely that he will Concealing a dethereby facilitate the commission of an offence punishable sign to commit an offence punishable with imprisonment. offence with imprisonment, voluntarily conceals, by any act or illegal omission, the existence of a design to commit such offence, or makes any representation which he knows to be false res-

pecting such design, shall, if the offence be committed, be punished with imprisonn ent of the description committed. provided for the offence for a term which may, extend to one-fourth, and, if the offence be not committed, If not committed.

to one-eightly of the longest term of such imprisonment, or with such fine as is provided for the offence, or with both.

CHAPTER VI.

OF OFFENCES AGAINST THE STATE.

121. Whoever wages war against the Queen. or attempts to wage such war, Waging or attemptor abets the waging of such ing to wage war, or abetting the waging war, shall be punished with death, or transportation for life, and shall forfeit all his war against the Queen.

property.

Illustrations.

(a) A joins an insurrection against the Queen. A has commitction. the offence defined in this Se

(b) A in India abets an insurrection against the Queen's Go.ernment of Ceylon by sending arms to the insurgents. A is guilty of abetting the waging of war against the Queen.

122. Whoever collects men, arms, or ammunition or otherwise prepares 'o Collecting arms, &c, with the inten-tion of waging war against the Queen. wage war with the intention tion of waging war of either waging, or being against the Queen, shall be punished with transportation for life or imprisonment of either description for a term not exceeding ten years, and shall forfeit

all his property.
123. Whoever by any act, or by any illegal omission, conceals the existence Concealing with intent to facilitate a of a design to wage war against the Queen; intending by such design to wage war. concealment to facilitate, or knowing it to be likely that such concealment will facilitate the waging of such war, shall be punished with imprison-ment of either description for a term which may extend to ten years, and shall also be liable to fine.

Assaulting Governor-General, G ver-nor, &c., with intent to compel or restrain the exercise of any lawful power.

124. Whoever, with the intention of inducing or compelling the Governor-General of India, or the Governor of any Presidency, or a Lieutenant-Governor, or a Member of the Council of the Governor-General of India, or of the Council of any Presidency, to exercise or refrain from exercising in any manner any of the lawful powers of such Governor-General, Governor, Lieutenant-Governor, or Member of Council, assaults or wrongfully restrains, or attempts wrong. fully to restrain, or overawes by means of criminal force or the show of criminal force, or attempts so to overawe such Governor-General, Governor, Lieutenant-Governor, or Member of Council, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

125. Whoever wages war against the Govern-

ment of any Asiatic power in Waging war against any Asiatic power in alliance alliance or at peace with the Queen, or attempts to wage such war, or abets the waging with the Queen. of such war, shall be punished with transportation for life, to which fine may be added; or with imprisonment of either description for a term which may extend to seven years, to which fine may be added; or with fine.

Whoever commits depredation, or makes 126. de-Committing predation on the ter-

ritories of any power at peace with the Queen.

with the Queen, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine and to forfeiture of any property used or intended to be used in committing such depredation, or acquired by such depredation.
127. Whoever receives any property knowing

the same to have been taken

Receiving property taken by war or depredation men-tioned in Sections 125 and 126.

in the commission of any of the offences mentioned in Sections 125 and 126, shall be 125 and 126. punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to be fined and to forfeiture of the property so received.

preparations to commit depre-

dation, on the territories of any

power in alliance or at peace

128. Public servant voluntarily allowing Prisoner of State or War in his custody

Whoever, being a public servant and having the custody of any State Prisoner or Prisoner of War, voluntarily allows such prisoner to escape from any place in which such prisoner is

confined, shall be punished with transportation for life, or imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

129. Whoever,

Public servant negligently suffering Prisoner of State or War in his custody to escape.

being a public servant and having the custody of any State Prisoner or Prisoner of War negligently suffers such prisoner to escape from any place of confinement in which

such prisoner is confined, shall be punished with simple imprisonment for a term which may extend to three years, and shall also be liable to fine.

130. Whoever knowingly aids or assists any
Aiding escape of, State Prisoner or Prisoner of

Aiding escape of, scuing, or har rescuing, or bouring such pri-

War in escaping from lawful custody, or rescues or attempts

to rescue any such prisoner, or harbours or conceals any such prisoner who has escaped from lawful custody, or offers or attempts to offer any resistance to the re-capture of such prisoner, shall be punished with transportation for life, or with interior of sither description. life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

Explanation .- A State Prisoner or Prisoner of War, who is permitted to be at large on his parole within certain limits in British India, is said to escape from lawful custody if he goes beyond the limits within which he is allowed to be at large.

CHAPTER VII.

OF OFFENCES RELATING TO THE ARMY AND NAVY.

131. Whoever abets the committing of mutiny Abetting mutiny or attempting to se-duce a soldier or sailby an officer, soldier, or sailor, in the Army or Navy of the Queen, or attempts to seduce or from his duty. any such officer, soldier, or sailor from his allegiance or his duty, shall be punished with transportation for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to

132. Whoever abets the committing of mutiny by an officer, soldier, or sailor, in the Army or Navy of the Queen, shall, if mutiny be Abetment of mutiny, if mutiny is committed in consequence thereof. committed in consequence of that abetment, be punished with death or with transportation for life, or imprisonment of either description for a term which may extend to ten

years, and shall also be liable to fine.

133. Whoever abets an assault by an officer,

Abetment of an assault by a soldier or sailor on his superior officer, when in the execution of his office.

soldier, or sailor, in the Army or Navy of the Queen, on any superior officer being in the execution of his office, shall be punished with imprisonment of either description for a term

which may extend to three years, and shall also be to fine.

Whoever abets an assault by an officer, Abetment of such soldier, or sailor, in the Army assault, if the assault or Navy of the Queen, on any is committed. superior officer being in the execution of his office, shall, if such assault be committed in consequence of that abetment, be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

Abetment of the desertion of a soldier or sailor.

Whoever abets the desertion officer, soldier, or sailor, in the Army or Navy of the Queen, shall be punished with imprisonment of either description

for a term which may extend to two years, or with fine, or with both.

136. Whoever, except as hereinafter excepted, knowing or having rea-Harbouring a deson to believe that an officer, serter. soldier, or sailor, in the Army or Navy of the Queen, has deserted, harbours such officer, soldier, or sailor, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

Exception .- This provision does not extend to the case in which the harbour is ginen by a wife to her husband.

137. The master or person in charge of a merchant vessel, on board of Deserter concealed which any deserter from the on board merchant vesselthrough negligence of master.

Army or Navy of the Queen is concealed, shall, though ignorant of such concealment, be liable to a penalty not exceeding five hundred. on board merchant vesselthrough negli-

Rupees, if he might have known of such concealment but for some neglect of his duty as such master or person in charge, or but for some want

of discipline on board of the vessel.

138. Whoever abets what he knows to be Abetment of act of an act of insubordination by an officer, soldier, or sailor, insubordination by a soldier or sailor. in the Army or Navy of the Queen, shall, if such act of insubordination be committed in consequence of that abetment, be punished with imprisonment of either description for a term which may extend to six months, or with fine, or with both.

139. No person subject to any Articles of Person subject to Articles of War not War for the Army or Navy of the Queen, or for any part of such Army or Navy, is subject to punishment under this Code punishable under this Code. for any of the offences defined in this Chapter.

Whoever, not being a soldier in the Mili-140. tary or Naval service of the Queen, wears any garb or Wearing the dress of a soldier. carries any token resembling

any garb or token used by such a soldier, with the intention that it may be believed that he is such a soldier, shall be punished with imprisonment of either description for a term which may extend to three 'months, or with fine which may extend to five hundred Rupees, or with both.

CHAPTER VIII.

OF OFFENCES AGAINST THE PUBLIC TRANQUILLITY.

141. An assembly of five or more persons is designated an "unlawful assem-bly," if the common object of Unlawful assembly. the persons composing that assembly, is-

First .- To overawe by criminal force, or show of criminal force, the Legislative or Executive Government of India, or the Government of any Presidency, or any Lieutenant-Governor, or any Public Servant in the exercise of the lawful power of such Public Servant; or

Second .- To resist the execution of any law, or of any legal process; or

Third .- To commit any mischief or criminal

trespass, or other offence; or

Fourth.-By means of criminal force, or show of criminal force, to any person, to take or obtain possession of any property, or to deprive any person of the enjoyment of a right of way, or of the use of water or other incorporeal right of which he is in possession or enjoyment, or to enforce any right or supposed right; or

Fifth .- By means of criminal force, or show of criminal force, to compel any person to do what he is not legally bound to do, or to omit to do

what he is legally entitled to do. E-planation .- An assembly which was not unlawful when it assembled may subsequently be-

come an unlawful assembly.

142. Whoever, being aware of facts which render any assembly an unlaw-Beng a member ful assembly, intentionally joins ot an unlawful asthat assembly, or continues in sembly. it, is said to be a member of an

unlawful assembly.

113. Whoever is a member of an unlawful assembly, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, or with both.

144. Whoever, being armed with any deadly Joining an unlawful assembly armed with any deadly wea-

is a member of an unlawful assembly, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

145. Whoever joins or continues in an unlaw-

Joining or continuing in an unlawful assembly knowing that it has been com-

been commanded in the man. ner prescribed by law to dismanded to disperse. perse, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

Force used by one member in prosecution of common ob. ject.

146. Whenever force or violence is used by an unlawful assembly, or by any member thereof, in prosecution of the common object of such assembly, every member of such assembly is guilty of the offence of rioting.

weapon, or with any thing which, used as a weapon of offence, is likely to cause death,

ful assembly, knowing that such unlawful assembly has

147. Whoever is guilty of rioting, shall be punished with imprisonment of Punishment for either description for a term rioting. which may extend to two years, or with fine, or with both.

148. Whoever is guilty of rioting, being armed

with a deadly weapon, or with Rioting, armed with a deadly weaany thing which, used as a weapon of offence, is likely to cause

death, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

149. If an offence is committed by any mem-Every member of an unlawful assembly to be deemed guilty of any offence com-mitted in prosecution of common object.

ber of an unlawful assembly in prosecution of the common object of that assembly, or such as the members of that assemmitted in prosecution of common object. bly knew to be likely to be committed in prosecution of that object, every person who, at the time of the

committing of that offence, is a member of the same assembly, is guilty of that offence.

150. Whoever hires or engages, or employs, or promotes, or connives at the hiring, engagement, or employ-ment of any person to join or Hiring or conniv-ing at hiring of per-sons to join an unlawful assembly. become a member of any unlawful assembly, shall be punishable as a member of such unlawful assembly, and for any offence which may be committed by any such person as a member of such unlawful assembly, in pursuance of such hiring, engagement, or employment, in the same manner as if he had been a member of such unlawful assembly, or himself had committed such offence.

151. Knowingly joining or continuing in any assembly of five or more persons, after it has been commanded to disperse.

Whoever knowingly joins or continues in any assembly of five or more persons likely to cause a disturbance of the public peace, after such assembly has been lawfully commanded to disperson abell beautiful with a market with the common and the control of t manded to disperse. perse, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, or

with both. Erplanation.—If the assembly is an unlawful assembly within the meaning of Section 141, the offender will be punishable under Section 145.

Assaulting or obstructs or attempts to obstructs or attempts to obstruct, any public servant in the discharge of his duty as ing riot, &c. such public servant, in endeavoring to disperse an unlawful assembly, or to suppress a riot or affray, or uses, or threatens, or attempts to use criminal force to such public servant, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both

Wantonly giving provocation, with intent to cause riot.

If rioting be committed.

Punished with imprisonment of either description for a term which may extend to six months, or with fine, or with both.

If not committed.

It not committed.

If not committed.

154. Whenever any unlawful assembly or riot Owner or occupier of land on which an takes place, the owner or occupier of the land upon which unlawful assembly is such unlawful assembly is held, or such riot is committed, and any person having or claiming an interest in such land, shall be punishable with fine not exceeding one thousand Rupees, if he or his agent or manager, knowing that such offence is being or has been committed, or having reason to believe it is likely to be committed, do not give the earliest notice thereof in his or their power to the principal officer at the nearest Police station, and do not, in the case of his or their having reason to believe that it was about to be committed, use all lawful means in his or their power to prevent it, and in the event of its taking place, do not use all lawful means in his or their power to disperse or suppress the riot or unlawful assembly.

Whenever a riot is committed for the 155. benefit or on behalf of any person who is the owner or Liability of person for whose benefit a riot is committed. occupier of any land respecting which such niot takes place, or who claims any interest in such land, or in the subject of any dispute which gave rise to the riot, or who has accepted or derived any benefit therefrom, such person shall be punishable with fine, if he or his agent or manager, having reason to believe that such riot was likely to be committed, or that the unlawful assembly by which such riot was committed was likely to be held, shall not respectively use all lawful means in his or their power to prevent such assembly or riot from taking place, and for suppressing and dispersing the same.

156. Whenever a riot is committed for the Liability of agent benefit or on behalf of any of owner or occupier for whose benefit a riot is committed. which such riot takes place, or who claims any interest in such land, or in the subject of any dispute which gave rise to the riot, or who has accepted or derived any benefit therefrom, the agent or manager of such person shall be punishable with fine, if such agent or manager,

having reason to believe that such riot was likely to be committed, or that the unlawful assembly by which such riot was committed was likely to be held, shall not use all lawful means in his power to prevent such riot or assembly from taking place and for suppressing and dispersing the same.

157. Whoever harbours, receives, or assembles in any house or premises in his occupation or charge, or under his control, any persons, knowing that such persons knowing that such persons to be hired, engaged, or employed, or are about to be hired, engaged, or employed, to join or become members of an unlawful assembly, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, or with both.

Being hired to attempts to be hired or engaged, take part in an unlawful assembly or riot.

111, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, or with both; and whoever, being so engaged or

Or to go armed. hired as aforesaid, goes armed, or engages or offers to go armed, with any deadly weapon or with any thing which, used as a weapon of offence, is likely to cause death, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

to two years, or with fine, or with both.

159. When two or more persons, by fighting in a public place, disturb the public peace, they are said to "commit an affray."

Punishment for committing affray.

Punishment for committing affray.

Punishment for cither description for a term which may extend to one month, or with fine which may extend to one hundred Rupees, or with both.

CHAPTER IX.

OF OFFENCES BY OR RELATING TO PUBLIC SERVANTS.

Public servant taking a gratification other than legal remuneration, in respect of an official act.

Public servant public servant, accepts or obtains, or agrees to accept, or attempts to obtain from any person, for himself or for any other person, any gratification whatever, other than legal remuneration, as a motive or reward for doing

remuneration, as a motive or reward for doing or forbearing to do any official act, or for showing or forbearing to show, in the exercise of his official functions, favor or disfavor to any person, or for rendering or attempting to render any service or disservice to any person, with the Legislative or Executive Government of India, or with the Government of any Presidency or with any Lieutenant-Governor, or with any public servant, as such, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

Erplanations.—" Expecting to be a public servant." If a person not expecting to be in office obtains a gratification by deceiving others into a belief that he is about to be in office, and that he will then serve them, he may be guilty of

cheating, but he is not guilty of the offence defined in this Section.

- "Gratification." The word "gratification" is not restricted to pecuniary gratifications, or to gratifications estimable in money.
- "Legal remuneration." The words "legal remuneration" are not restricted to remuneration which a public servant can lawfully demand, but include all remuneration which he is permitted by the Government which he serves to accept.
- "A motive or reward for doing." A person who receives a gratification as a motive for doing what he does not intend to do, or as a reward for doing what he has not done, comes within these words.

Illustrations.

- (a) A, a Moonsiff, obtains from Z, a banker, a situation m Z's bank for A's b other, as a reward to A for deciding a cause in favor of Z. A has committed the offence defined in this Section.
- (b) A, holding the office of Resident at the Court of a subsidiary power, accepts a lakh of Rupees from the Minister of that power. It does not appear that A accepted this sum as a motive or reward for doing or forbeating to do any particular official act, or for rendering or attempting to render any particular service to that power with the British Government. But it does appear that A accepted the sum as a motive or reward for generally showing favor in the exercise of his official functions to that power. A has committed the offence defined in this Section.
- (c) A, a public servant, induces Z erroneously to believe that A's influence with the Government has obtained a title for Z, and thus induces Z to give A money as a reward for this service. A has committed the offence defined in this Section.

Taking a gratification in order, by corrupt or illegal means, to influence a public servant.

Taking a gratification in order, by corrupt or illegal means, any person, for himself or for any other person, any gratification whatever as a motive or reward for inducing, by corrupt or illegal means, any public servant to do or

corrupt or illegal means, any public servant to do or to forbear to do any official act, or in the exercise of the official functions of such public servant to show favor or disfavor to any person, or to render or attempt to render any service or disservice to any per on, with the Legislative or Executive Government of India, or with the Government of any Presidency, or with any Licutenant-Governor, or with any public servant, as such, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

Taking a gratufication for the exercise of personal inservant.

Taking a gratufication for the exercise of personal inservant.

Taking a gratufication for the exercise of personal influence with a public servant.

Taking a gratufication what to obtain, from any person, for himself or for any other person, any gratification whatever, as a motive or reward for inductions, by the exercise of personal influence, any public servant to do or to forbear to do any official act, or in the exercise of the official functions of such public servant to show favor or disfavor to any person, or to render or attempt to render any service or disservice to any person, with the Legislative or Executive Government of India, or with the Government of any Presidency,

simple imprisonment for a term which may exsend to one year, or with fine, or with both. Illustration.

or with any Lieutenant-Governor, or with any public servant, as such, shall be punished with

An Advocate who receives a fee for arguing a case before a Judge; a person who receives pay for arranging and correct-

ing a memorial addressed to Government, setting forth the services and claims of the memorialist; a paid agent for a condemned criminal, who lays before the Government statements tending to show that the condemnation was unjust; are not within this Section, inasmuch as they do not exercise or profess to exercise personal influence.

Punishment for respect of whom either of the abetment by public servant of the offences defined in the last two preceding Sections is committed, above defined.

The punishment for respect of whom either of the offences defined in the last two preceding Sections is committed, above the offence, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

Illustration.

A is a public servant. B, A's wife, receives a present as a motive for soliciting A to give an office to a particular person. A abets her doing so. B is punishable with imprisonment for a term not exceeding one year, or fine, or both. A is punishable with imprisonment for a term which may extend to three years, or fine, or both.

Public servant obtaining any valuable thing, without consideration, from person concerned in any proceeding or business transacted by such public servant.

being a public servant, accepts or obtains, or agrees to accept or attempts to obtain, for himself or for any other person, any valuable thing, without consideration, or for a consideration which he knows to be inadequate, from any person whom he knows to have been,

or to be, or to be likely to be concerned in any proceeding or business transacted or about to be transacted by such public servant, or having any connection with the official functions of himself or of any public servant to whom he is subordinate, or from any person whom he knows to be interested in or related to the person so concerned, shall be punished with simple imprisonment for a term which may extend to two years, or with fine, or with both.

Illustrations.

(a) A, a Collector, hires a house of Z, who has a settlement case pending before him. It is agreed that A shall pay fifty Rupees a mouth, the house being such that, if the burgain were made in good faith, A would be required to pay two hundred Rupees a month. A has obtained a valuable thing from Z without adequate consideration.

pay two nundred Eupees a month. A has obtained a valuable thing from Z without adequate consideration.

(b) A, a Judge, buys of Z, who has a cause pending in A's Court, Government Promissory Notes at a discount, when they are selling in the market at a premium. A has obtained a valuable thing from Z without adequate consideration.

(c) Z's brother is apprehended and taken before A, a Magistrate, on a charge of perjury. A sells to Z shares in a bank at a premium, when they are selling in the market at a discount. Z pays A for the shares accordingly. The money so obtained by A is a valuable thing obtained by him without adequate consideration.

Public servant ingly disobeys any direction of the law, with intent to cause injury to any person. It is any person, shall be punished with simple imprisonment for a term which may extend to one year, or with fine, or with both.

Illustration.

A, being an officer directed by law to take property in execution, in order to satisfy a decree ponounced in Z's favor by a Court of Justice, knowingly disobeys that direction of law, with the knowledge that he is likely thereby to cause injury to Z. A has committed the offence defined in this Section.

167. Wheever being a public servant, and being, as such public servant, charged with the preparation Public servant framing an incorrect document with in-tent to cause injury. or translation of any document, frames or translates that document in a manner which he knows or believes to be incorrect, intending thereby to cause, or knowing it to be likely that he may thereby cause injury to any person, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

168. Whoever, being a public servant, and being legally bound as such

Public servant unlawfully engaging in public servant not to engage in trade, engages in trade, shall be punished with simple im-

prisonment for a term which may extend to one year, or with fine, or with both.

Public servant unlawfully buying or bidding for property.

169.

Wheever, being a public servant, and being legally bound as such public servant, not to purchase or bid for certain property, purchases or bids for that pro-

perty, either in his own name or in the name of another, or jointly or in shares with others, shall be punished with simple imprisonment for a term which may extend to two years, or with fine, or with both; and the property, if purchased, shall be confiscated.

170. Whoever pretends to hold any particular office as a public servant, knowing that he does not hold Personating. a public servant. such office, or falsely personates any other person holding such office, and in such assumed character does or attempts to do any act under color of such office, shall be punished with imprisonment of either de-cription, for a term which may extend to two years, or with fine, or

with both.

171. Whoever, not belonging to a certain Wearing garb or class of public servants, wears any garb, or carries any token with fraudulent inwith fraudulent inused by that class of public used by that class of public servants, with the intention

that it may be believed, or with the knowledge that it is likely to be believed, that he belongs to that class of public servants, shall be punished with imprisonment of either description for a term which may extend to three months, or with fine which may extend to two hundred Rupees, or with both.

CHAPTER X.

OF CONTEMPTS OF THE LAWFUL AUTHORITY OF PUBLIC SERVANTS.

moms, or other pro-

172. Whoever abscords in order to avoid being Absconding to served with a summons, notice, avoid service of sam. or order proceeding from any public servant legally competent, as such public servant, to issue such summons, notice, or

issue such summons, notice, or order, shall be punished with simple imprisonment for a term which may extend to one menth, or with fine which may extend to five hundred Rupees, or with both; or if the summons, notice, or order is to attend to person or by agent, or to produce a deciment in a Court of Justice, with simple imprisonment in a court of Justice, with simple imprisonment for a term which may extend to six mostly.

173. Whoever in any manner intentionally Preventing ser-

Preventing service of summons or other proceeding, or preventing publica-tion thereof.

self, or on any other person, of any summons, notice, or order proceeding from any public servant legally competent, as

such public servant, to issue such summons, notice or order, or intentionally prevents the lawful affixing to any place of any such summons, notice, of order, or intentionally removes any such summons, notice, or order from any place to which it is law-fully affixed, or intentionally prevents the lawful making of any proclamation, under the authority of any public servant legally competent, as such public servant, to direct such proclamation to be made, shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to five hundred Rupees, or with both; or, if the summons, notice, order, or proclamation is to attend in person or by agent, or to produce a document in a Court of Justice, with simple imprisonment for a tern which may extend to six months, or with fine, which may extend to one thou-and Rupees, or with both.

174. Whoever being legally bound to attend in

Non-attendance in obedience to an order from a public servant

person or by an agent at a certain place and time in obedience to a summons, notice, order, or

proclamation proceeding from any public servant legally competent, as such publie servant, to issue the same, intentionally omits to attend at that place or time, or departs from the place where he is bound to attend before the time at which it is lawful for him to depart, shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to five hundred Rupees, or with both; or if the summons, notice, order, or pro-clamation is to attend in person or by agent, in a Court of Justice, with simple imprisonment for a term which may extend to six months, or with fine which may extend to one thousand Rupees, or with both.

Illustrations.

- (a) A being legally bound to appear before the Supreme Court at Calcutta in obedience to a subpœna issuing from that Court, intentionally omits to appear. A has committed the offence defined in this Section.
- (b) A being legally bound to appear before a Zillah Judge as a witness, in obedience to a summons issued by that Zillah Judge, intentionally omits to appear. A has committed the offence defined in this Section.
- Omission to produce a document to a public servant by a person legally bound to produce such document.

175. Whoever, being legally bound to produce or deliver up any document to any public servant, as such, intentionally omits so to produce or deliver up the same, shall be punished with simple im-

such document. prisonment for a term which may extend to one month, or with fine which may extend to five hundred Rupees, or with both; or if the document is to be produced or delivered up to a Court of Justice, with simple imprisonment for a term which may extend to six months, or with fine which may extend to one thousand Rupees, or with both.

Illustration.

A, being legally bound to produce a document before a Zijiah Court, intentionally omits to produce the same. A has committed the offence defined in this Section.

Omission to give notice or information to a public servant by a person legally bound to give natice or information.

176. Whoever being legally bound to give any notice or to furnish information on any subject to any public servant, as such, intentionally omits to give such notice, or to furnish such in-

at the time required by law, shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to five hundred Rupees, or with both; or, if the notice or information required to be given respects the commission of an offence, or is required for the purpose of preventing the commission of an offence, or in order to the apprehension of an offender, with simple imprisonment for a term which may extend to six months, or with fine which may extend to one thousand Rupees, or with both.

Whoever, being legally bound to furnish information on any subject to Furnishing false any public servant, as such, furnishes, as true, information on the subject which he knows or has reason to believe to be false, shall be punished with simple imprisonment for a term which may extend to six months, or with fine which may extend to one thousand Rupees, or with both; or, if the information which he is legally bound to give respects the commission of an offence, or is required for the purpose of preventing the commission of an offence, or in order to the apprehension of an offen-

term which may extend to two years, or with fine, or with both.

Tilustrations.

der, with imprisonment of either description for a

(a) A, a landholder, knowing of the commission of a murder within the limits of his estate, wilfully misinforms the Magiscrate of the District that the death has occurred by ac i lent in consequence of the bite of a snake. A is gail y o' the offence defined in this Section.

gail y o' the offence defined in this Section.

(b) A, a village watchman, knowing that a considerable body of strangers has passed through his village in order to commit a dacoity in the house of Z, a wealthy merchant residing in a neighbouring place, and being bound, under Clause 5, Section. VII. Regulation III, 1821, of the Bengal Code, to give only and punctual information of the above fact to the officer of the nearest Police Station, willfully missistens. into ms the Pol c Officer that a body of suspicious characters passed through the village with a view to commit daceity in a certain distint place in a different direction. Here A is guilty of the offence defined in this Section.

175. Whoever refuses to bind himself by an oath to state the truth, when required so to bind himself by Refusing oath when duly required to take oath by a by a a public servant, legally com-petent to require that he shall public servant. so bind himself, shall be punished with simple imprisonment for a term which may extend to six months, or with fine which may extend to one thousand Rupees, or with both.

179. Whoever, being legally bound to state the truth on any subject to any public servant, refuses to Refusing to answer a public se vart au-tho ized to question a public se vart au-tho ized to question answer any question demand-ed of him touching that sub-ject by such public servant in the exercise of the legal powers of such public servant, shall be punished with simple imprisonment for a term which may extend to six menths, or with fine which may extend to one thousand Rupees, or with both.

Whoever refuses to sign any statement 180. made by him when required to Refusing to sign sign that statement by a pubstatement. lie servant legally competent to require that he shall sign that statement, shall be punished with simple imprisonment for a term which may extend to three months, or with fine which may extend to five hundred Rupees, or with both.

181. Whoever, being legally bound by an oath False statement on oath to public servant or person au-

thorized to adminis-

ter an oath.

to state the truth on any subject to any public servant or other person authorized by law to administer such oath, makes to such public servant or other

person as aforesaid, touching that subject, any statement which is false, and which he either knows or believes to be false, or does not believe to be true, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.

182. Whoever gives to any public servant

False information, with intent to cause a public servant to use his lawful power to the injury of another person.

any information which he knows or believes to be false, intending thereby to cause, or knowing it to be likely that he will thereby cause such public servant to use the lawful power

of such public servant to the injury or annoyance of any person, or to do or omit any thing which such public servant ought not to do or omit if the true state of facts respecting which such information is given were known by him, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, which may extend to one thousand Rupees, or with both.

Illustrations.

(a) A informs a Magistrate that Z, a police officer, sub-ordinate to such Magistrate, has been guilty of neglect of duty or misconduct, knowing such information to be false, and knowing it to be likely that the information will cause the Magistrate to dismiss Z. A has committed the offence defined in this Section.

defined in this Section.

(b) A falsely informs a public servant that Z has contraband salt in a secret place, knowing such information to be false, and knowing that it is likely that the consequence of the information will be a search of Z's premises, attended with annoyance to Z. A has committed the offence defined in this Section.

in this Section.

183. Whoever offers any resistance to the Resistance to the taking of any property by the Resistance to the lawful authority of any public taking of property by servant, knowing or having reason to believe that he is the lawful authority of a public servant. such public servant, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, which may extend to one thousand Rupces, or with both.

184. Whoever intentionally obstructs any sale Obstructing sale of of property offered for sale by roperty offered for the lawful authority of any property offered for sale by authority of public servant, as such, shall be a public servant. punished with imprisonment of either description for a term which may extend to one month, or with fine, which may extend to five hundred Rupees, or with both.

Illegal purchase or bid for property of-fered for sale by authority of a public

185. Whoever, at any sale of property held public servant as such, purchases or bids for any property on account of any person,

whether himself or any other, whom he knows to be under a legal incapacity to purchase that property at that sale, or for bids such property not intending to perform the obligations under which he lays himself by such bidding, shall be punished with imprisonment of either description for a term which may extend to

one month, or with fine which may extend to two hundred Rupees, or with both.

Whoever voluntarily obstructs any pub-Obstructing public lic servant in the discharge of his public functions, shall be servant in discharge punished with imprisonment of of his public funceither description for a term tions. which may extend to three months, or with fine which may extend to five hundred Rupees, or with both.

Whoever, being bound by law to render Omission to assist or furnish assistance to any public servant in the execution public servant when bound by law to give of his public duty, intentionally omits to give such assistance, shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to two hundred Rupees, or with both; and if such assistance be demanded of him by a public servant legally com petent to make such demand for the purposes of executing any process lawfully issued by a Court of Justice, or of preventing the commission of an offence, or of suppressing a riot or affray, or of apprehending a person charged with or guilty of an offence, or of having escaped from lawful custody, shall be punished with simple imprisonment for a term which may extend to six months, or with fine, which may extend to five hundred Rupees, or with both.

188. Whoever, knowing that, by an order Disobedience to an promulgated by a public serder duly promul-vant lawfully empowered to order duly promul-gated by a public servant. promulgate such order, he is directed to abstain from a certain act, or to take certain order with certain property in his possession or under his management, disobeys such direction, shall, if such disobedience causes or tends to cause obstruction, annoyance, or injury, or risk of obstruction, annoyance, or injury, to any persons lawfully employed, be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to two hundred Rupees, or with both; and if such disobedience causes or tends to cause danger to human life, health, or safety, or causes or tends to cause a riot or affray, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, which may extend to one thousand Rupees, or with both.

Explanation .- It is not necessary that the offender should intend to produce harm, or contemplate his disobedience as likely to produce harm. It is sufficient that he knows of the order which he disobeys, and that his disobedience produces, or is likely to produce harm.

Illustration.

An order is promulgated by a public screent lawfully empowered to promulgate such order, directing that a religious procession shall not pass down a certain street. A knowingly disobeys the order, and thereby causes danger of riot. A has committed the offence defined in this Section.

189. Whoever holds out any threat of injury to any public servant, or to Threat of injury any person in whom he believes that public servant to be interested, for the purpose of inducing that public servant to do any act, or to forbear or delay to do any act, connected with the exercise of the public functions of such public servant, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

190. Whoever holds out any threat of injury to any person for the purpose Threat of injury of inducing that person to refrain or desist from making to induce any person to refrain from ap plying for proteca legal application for protection against any injury to any

public servant legally empowered as such to give such protection, or to cause such protection to be given, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

CHAPTER XI.

OF FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC

191. Whoever being legally bound by an oath, or by any express provision of Giving fulse evilaw to state the truth, or being bound by law to make a declaration upon any subject, makes any statement which is false, and which he either knows or believes to be talse, or does not believe to be true, is said to give false evidence.

Explanation 1.—A statement is within the meaning of this Section, whether it is made verbally or otherwise.

E planation 2.—A false statement as to the belief of the person attesting is within the meaning of this Section, and a person may be guilty of giving false evidence by stating that he believes a thing which he does not believe, as well as by stating that he knows a thing which he does not know.

Illustrations,

(a) A, in support of a just claim which B has against Z for one thousand Rupees, talsely swears on a trial that he heard Z admit the justice of B's claim. A has given

false evidence.

(b) A, being bound by an oath to state the truth, states that he believes a certain signature to be the handwriting of Z, when he does not believe it to be the handwriting of Z. Here A states that which he knows to be false, and therefore gives false evidence.

(c) A, knowing the general character of Z's handwriting states that he believes a certain signature to be the handwriting of Z; A in good faith believing it to be so. Here A's statement is merely as to his belief, and is true as to his belief and therefore, although the signature may not be the handwriting of Z, A has not given false evidence.

(d) A, being bound by an oath to state the truth, states that he knows that Z was at a particular place on a particular day, not knowing any thing upon the subject. A gives false evidence, whether Z was at that place on the day named, or not.

(e) A, an interpreter or true later, gives or certifies as a

(c) A, an interpreter or translator, gives or certifies as a true interpretation or translation of a statement or document which he is bound by oath to interpret or translate truly, that which is not, and which he does not believe to be a true interpretation or translation. A has given false evidence.

192. Whoever causes any circumstance to exist, or makes any false entry Fabricating false in any book or record, or evidence. makes any document containing a false statement, intending that such circumstance, false entry, or false statement may appear in evidence in a judicial proceeding, or in a proceeding taken by law before a public servant as such, or before an arbitrator, and that such circumstance, false entry, or false statement, so appearing in evidence, may cause any person who in such proceeding is to form an opinion upon the evidence, to entertain an erroneous opinion touching any point material to the result

of such proceeding, is said "to fabricate false evidence."

Illustrations.

- (a) A puts jewels into a box belonging to Z, with the intention that they may be found in that box, and that this circumstance may cause Z to be convicted of their. A has fabricated false evidence.
- (b) A makes a false entry in his shop book for the purpose of usuing it as corroborative evidence in a Court of Justice. A has fabricated false evidence.
- (c) A, with the intention of causing Z to be convicted of a criminal conspiracy, writes a letter in imitation of Z's handwriting, purporting to be addressed to an accomplice in such criminal conspiracy, and puts the letter in a place which he knows that the officers of the police are likely to search. A has fabricated false evidence.

193. Whoever intentionally gives false evidence in any stage of a judicial proceeding, or fabri-cates false evidence for the pur-Punishment for false evidence. pose of being used in any stage of a judicial proceeding, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine; and whoever intentionally gives or fabricates false evidence in any other case, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.

Explanation 1 .- A trial before a Court Martial or before a Military Court of Request is a judicial proceeding.

Explanation 2 .- An investigation directed by law preliminary to a proceeding before a Court of Justice, is a stage of a judicial proceeding, though that investigation may not take place before a Court of Justice.

A, in an enquiry before a Magistrate for the purpose of ascertaining whether Z ought to be committed for trial, makes on oath a statement which he knows to be false. As this enquiry is a stage of a judicial proceeding, A has given false evidence.

Erplanation 3.—An investigation directed by a Court of Justice according to law, and conducted under the authority of a Court of Justice, is a stage of a judicial proceeding, though that investigation may not take place before a Court of Justice.

Illustration.

A, in an enquiry before an Officer deputed by a Court of Justice to ascertain on the spot the boundaries of land, makes on oath a statement which he knows to be false. As this enquiry is a stage of a judicial proceeding, A has given false evidence.

194. Whoever gives or fabricates false evidence,

Giving or fabricating false evidence with intent to pro-cure conviction of a capital offence.

intending thereby to cause, or knowing it to be likely that he will thereby cause, any person to be convicted of an offence which is capital by this Code, shall be punished with transportation for life, or with rigorous imprisonment for a term

which may extend to ten years, and shall also be liable to fine; and if an inno-cent person be convicted and If innocent person

be thereby convicted executed in consequence of such and executed. false evidence, the person who gives such false evidence shall be punished either

with death or the punishment hereinbefore described.

195. Whoever

Giving or fabri-cating false evidence with intent to pro-cure conviction of an o ffence punishable with transportation or imprisonment.

gives or fabricates false evidence, intending thereby to cause, or knowing it to be likely that he will thereby cause any person to be convicted of an offence which by this Code is not capital, but punishable with transportation for life,

or imprisonment for a term of seven years or upwards, shall be punished as a person convicted of that offence would be liable to be punished.

Illustration.

A gives false evidence before a Court of Justice, intending thereby to cause Z to be convicted of a duceity. The punishment of dacoity is transportation for life, or rigorous imprisonment for a term which may extend to ten years, with or without fine. A, therefore, is liable to such transportation or imprisonment, with or without fine.

196. Whoever corruptly uses or attempts to use as true or genuine evidence, any Using evidence known to be false. evidence which he knows to be false or fabricated, shall be punished in the same manner as if he gave or fabricated false evidence.

197. Whoever issues or signs any certificate required by law to be given or Issuing or sign-ing a false certificate. signed, or relating to any fact of which such certificate is by law admissible in evidence, knowing or believing that such certificate is false in any material point, shall be punished in the same manner as if he gave talse evidence.

198. Whoever corruptly uses or attempts to use any such certificate as a true Using as a true certificate one known certificate, knowing the same to be false in a mato be false in any material point, shall be punished in the terial point. same manner as if he gave talse evidence.

199. Whoever, in any declaration made or False statement made in any declara-tion which is by law receivable as evi-

subscribed by him, which declaration any Court of Justice, or any public servant, or other person, is bound or authorized by law to receive as evidence of

any fact, makes any statement which is false, and which he either knows or believes to be false, or does not believe to be true, touching any point material to the object for which the declaration is made or used, shall be punished in the same manner as if he gave false evidence.

Using as true any declaration known to be false.

200. Whoever corruptly uses or attempts to use as true any such declaration, knowing the same to be false in any material point, shall be punished in the same

manner as if he gave false evidence. Explanation .- A declaration which is inadmissible merely upon the ground of some informality, is a declaration within the meaning of Sections 199 and 200.

Causing disappearance of evidence of an offence committed, or giving false information touching it, to screen the offend-

201. Whoever, knowing or having reason to believe that an offence has been committed, causes any evidence of the commission of that offence to disappear, with the intention of screening the offender from legal punishment, or with that intention gives any information respecting the offence which he knows

If a capital offence. or obelieves to be false, shall, if the offence which he knows or believes to have been committed is punishable with death, be punished with imprisonment of either description for a term which may extend

to seven years, and shall also If punishable with be liable to fine; and if the transportation. offence is punishable with transportation for life, or with imprisonment which may extend to ten years, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also

If punishable with offence is punishable with imless than ten years' prisonment for any term not extending to ten years, shall be punished with imprisonment of the description

provided for the offence, for a term which may extend to one-fourth part of the longest term of the imprisonment provided for the offence, or with fine, or with both.

Illustration.

A, knowing that B has murdered Z, assists B to hide the body with the intention of screening B from punishment. A is liable to imprisonment of either description for seven years, and also to fine.

202. Whoever, knowing or having reason to believe that an offence has been committed, intentionally Intentional omission to give informaomits to give any information tion of an offence, by a person bound to a person bound to respecting that offence which reform.

he is legally bound to give, shall be punished with imprisonment of either de

scription for a term which may extend to six months, or with fine, or with both.

Whoever, knowing or having reason to 203. believe that an offence has Giving false inforbeen committed, gives any inmation respecting an offence committed. formation respecting that offence which he knows or be-

lieves to be false, shall be punished with imprisonment of cither description for a term which may extend to two years, or with fine, or with both.

204. Whoever secretes or destroys any dicu-Destruction of doment which he may be lawfully compelled to produce as evidence in a Court of Justice, or cument to prevent its production as evidence. in any proceeding lawfully held before a public servant as such, or obliterates or renders illegible the whole or any part of such document with the intention of preventing the same from being produced or used as evidence before such Court or public servant as aforesaid, or after he shall have been lawfully sammoned or required to produce the same for that purpose, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

205. Whoever falsely personates another, and False personation in such assumed character for the purpose of any act or proceeding in a suit.

makes any admission or statement, or confesses judgment, or causes any process to be ismakes any admission or stateor causes any process to be issued or becomes bail or security, or does any other act in any suit or criminal prosecution, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

206. Whoever fraudulently removes, conceals,

transfers, or delivers to any Fraudulent removal or concealment person any property or any in-terest therein, intending thereof property to pre-vent its seizure as a by to prevent that property or interest therein from being taforfeiture or in execution of a decree. ken as a forfeiture or in satis-

faction of a fine, under a sentence which has been pronounced, or which he knows to be likely to be

pronounced by a Court of Justice or other competent authority, or from being taken in execution of a decree or order which has been made, or which he knows to be likely to be made by a Court of Justice in a Civil suit, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

207. Whoever fraudulently accepts, receives, or claims any property or any Fraudulent claim interest therein, knowing that to property to pre-vent its seizure as a he has no right or rightful forfeiture or in execlaim to such property or incution of a decree. terest, or practises any decep-tion touching any right to any property or any interest therein, intending thereby to prevent that property or interest therein from being taken as a forfeiture or in satisfaction of a fine, under a sentence which has been pronounced, or which he knows to be likely to be pronounced by a Court of Justice or other competent authority, or from being taken in execution of a decree or order which has been made or which he knows to be likely to be made by a Court of Justice in a Civil suit, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

208. Whoever fraudulently causes or suffers a Fraudulently suf- decree or order to be passed against him at the suit of any fering a decree for a person for a sum not due, or for a larger sum than is due to sum not due.

such person, or for any property or interest in property to which such person is not entitled, or fraudulently causes or suffers a decree or order to be executed against him after it has been satisfied, or for any thing in respect of which it has been satisfied, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

Illustration.

A institutes a suit against Z. Z, knowing that A is likely to obtain a decree against him, fraudulently suffers a judgment to pass against him for a larger amount at the suit of B, who has no just claim against him, in order that B, either on his own account or for the benefit of Z, may share in the proceeds of any sale of Z's property which may be made under A's decree Z has committed an offence under this Section. this Section.

Whoever fraudulently or dishonestly, or Dishonestly mak- with intent to injure or annoy any person, makes in a Court of ing false claim in a Court of Justice. Justice any claim which he knows to be false, shall be punished with imprisonment of either description for a term which may extend to two years, and shall also be liable to fine.

210. Whoever fraudulently obtains a decree or order against any person for a sum not due or for a larger Fraudulently ob-taining a decree for a sum not due. sum than is due, or for any property or interest in property to which he is not entitled, or fraudulently causes a decree or order to be executed against any person after it has been satisfied or for any thing in respect of which it has been satisfied, or fraudulently suffers or permits any such act to be done in his name, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

211. Whoever, with intent to cause injury to

any person, institutes or causes to be instituted any criminal 'False charge of ofproceeding against that person, fence made with intent to injure. or falsely charges any person with having committed an offence, knowing that there is no just or lawful ground for such pro-ceeding or charge against that person, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both; and if such criminal pro-ceeding be instituted on a false charge of an offence punishable with death, transportation for life, or imprisonment for seven years or upwards, shall be punishable with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

Whenever an offence has been committed, 212. whoever harbours or conceals a Harbouring an ofperson whom he knows or has fender. reason to believe to be the of-

fender, with the intention of screening him from legal punishment, shall, if the If a capit d offence. offence is punishable with death, be punished with imprisonment of either description for a term which may extend to five years, and shall also be liable to fine; and if the

offence is runishable with If punishable with transportation for life or with impritransportation for life, or with imprisonment which may ex-tend to ten years, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine; and if the offence is punishable with imprisonment which may extend to one year and not to ten years, shall be punished with imprisonment of the description provided for the offence for a term which may extend to onefourth part of the longest term of imprisonment provided for the offence, or with fine, or with both.

Exception.—This provision shall not extend to any case in which the harbour or concealment is by the husband or wife of the offender.

Illustration.

A, knowing that B has committed ducoity, knowingly conceals B in order to screen him from legal punishment. Here, as B is liable to transportation for life, A is liable to imprisonment of either description for a term not exceeding three years, and is also liable to fine.

 213. Whoever accepts or attempts to obtain, or agrees to accept, any grati-Taking gift &c. to fication for himself or any screen an offender to an punishment. other person, or any restitution

of property to himself or any other person, in consideration of his concealing an offence or of his screening any person from legal punishment for any offence, or of his not proceeding against any person for the purpo e of bringing him to legal punishment, shall, if the

offence is punishable with death. If a capital offence be punished with imprisonment of either description for a term which may extend

to seven years, and shall also be liable to fine; If punishable with and if the offence is punishable with transportation for ransportation tor life, or with imprilife, or with imprisonment which may extend to ten years,

shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine; and if the offence is punishable with imprisonment not extending to ten years, shall be punished with imprisonment of the description provided for the

offence for a term which may extend to one-fourth part of the longest term of imprisonment provided for the offence, or with fine, or with both.

214. Offering gift or restoration of pro-perty in considera-tion of screening offender.

Whoever gives or causes, or offers or agrees to give or cause, any gratification to any person, or to restore or cause the restoration of any property to any person, in consideration of

that person's concealing an offence, or of hiscreening any person from legal punishment for any offence, or of his not proceeding against any person for the purpose of bringing him to legal punishment, shall, if the offence is punishable

If a capital offence. with death, be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine; and if the

offence is punishable with trans-If punishable with portation for life, or with imtransportation for life, or with impriprisonment which may extend to ten years, shall be punished sonment. with imprisonment of either description for a term which may extend to three years, and shall

also be liable to fine; and if the offence is punishable with imprisonment not extending to ten years, shall be punished with imprisonment of the description provided for the offence for a term which may extend to one-fourth part of the longest term of imprisonment provided for the offence, or with fine, or with both.

Exception.—The provisions of Sections 213 and 214 do not extend to any case in which the offence consists only of an act irrespective of the intention of the offender, and for which act the person

injured may bring a civil action.

Illustrations.

(a) A assaults B with intent to commit murder. Here, as the offence does not consist of the assault only, irrespec-tive of the intention to commit murder, it does not fall with-

the exception, and cannot therefore be compounded.

(b) A assaults B. Here, as the offence consists simply of the act, irrespective of the intention of the offender, and as B may have a civil action for the assault, it is within the

exception and may be compounded.

(c) A commits the offence of bigamy. Here, as the offence is not the subject of a civil action, it cannot be compounded.

(d) B commits the offence of adultery with a marri d woman. The offence may be compounded.

215. Whoever takes or agrees or consentto take any gratification under pretence or on account of help-Taking gift to help to recover stolen ing any person to recover any property, &c. moveable property of which he

shall have been deprived by any offence punishable under this Code, shall, unless he uses all means in his power to cause the offender to be apprehended and convicted of the offence, be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

Whenever any person convicted of or charged with an offence, being 216. Harbouring an ofin lawful custody for that offender who has escaped from custody, fence, escapes from such cusor whose apprehentody, or whenever a public sersion has been ordervant, in the exercise of the lawful powers of such public ed.

servant, orders a certain person to be apprehended for an offence, whoever, knowing of such escape or order for apprehension, harbours or conceals that person with the intention of preventing him from being apprehended, shall be punished in the manner following, that is to say, if the offence for which

apprehended is punishable with death, he shall be punished If a capital offence. with imprisonment of either description for a term

which may extend to seven years, and shall also be liable to fine; if the offence is punishable with transportation for life, or imprison nent for ten

If punishable with transportation life, or with impriyears, he shall be punished with imprisonment of either description for a term which may extend to three years, with or

without fine; and if the offence, is panishable with imprisonment which may extend to, one year and not to ten years, he shall be punished with imprisomment of the description provided for the offence for a term which may extend to one-fourth part of the longest term of the unprisonment provided for such offence, or with fine, or with both.

Exception.—This provision does not extend to

the case in which the harbour or concealment is by the husband or wife of the person to be apprehend-

217.

Public servant disobeying a direction of law with intent to save person from punishment or property from forfeiture.

Whoever, being a public servant, knowingly disobeys any direction of the law as to the way in which he is to conduct hunself as such public servant, intending thereby to save, or knowing it to be likely that he will there-

by save, any person from legal punishment, or subject him to a less punishment than that to which he is liable, or with intent to save, or knowing that he is likely thereby to save any property from forfeiture or any charge to which it is liable by law, shall be panished with imprisonment of either description for a term which anay extend to two years, or with fine, or with both.

213. framing an incorrect recordor writing with intent to save person from punishment or property from forfer-

Whoever, being a public servant, and servant being, as such public servant, charged with the proparation, of any record or other writing, frames that record or writing in a manner which he knows to be incorrect, with intent to cause, or knowing it to be

likely that he will thereby cause loss or injury to the public or to any person, or with intent thereby to save, or knowing it to be likely that he will thereby save, any person from legal punishment, or with intent to save, or knowing that he is likely thereby to save any property from forfeithre or other charge to which it is liable by law, shall be punished with imprisonment of either description for a term which may extend to three years, or

with fine, or with both.
219. Whoever, being a public servant, corruptly

Public servant in a judicial proceeding corruptly making an order, report, &c., which he knows to

or maliciously maker or pronounces in any stage of a judicial proceeding, any report, order, veidict, or decision which which he knows to be contrary to be contrary to law, shall be punished with imprisonment of either description for a term which

may extend to seven years, or with fine, or with both.

220. Whoever, being in any office which gives

Commitment for trial or confinement by a person having authority who knews that he is acting contrary to law.

him legal authority to commit persons for trial or to confinement, or to keep persons in confinement, corruptly or maliciously commits any person for trial or to confinement, or

keeps any person in confinement in the exercise

the person was in custody or is ordered to be of that authority, knowing that in so doing he is acting contrary to law, shall be punished with imprisonment of either description for a term which may extend to seven years, or with fine, or with both.

Intentional omission to apprehend on the part of a public servant bound by servant bound by law to apprehend.

221. Whoever, being a public servant, legally bound as such public servant to apprehend or to keep in confinement any person charged with or liable to be apprehended for an offence, intentionally

omits to apprehend such person, or intentionally suffers such person toescapeor intentionally aids such person in escaping or attempt-Punishment.

ing to escape from such confinement, shall be punished as follows, that is to say

With imprisonment of either description for a term which may extend to seven year, with or without fine, if the person in confinement, or who ought to have been apprehended, was charged with, or liable to be apprehended for, an offence punishable with death; or

With imprisonment of either description for a term which may extend to three years, with or without fine, if the person in confinement, or who ought to have been apprehended, was charged with, or liable to be apprehended for an offence punishable with transportation for life or imprisonment for a term which may extend to ten years;

With apprisonment of either description for a term which may extend to two years, with or without line, if the person in confinement, or who ought to have been apprehended, was charged with, or liable to be apprehended for an offence punishable with imprisonment for a term less than ten years.

222. Whoever, being a public servant, legally

Latentional omission to apprehend on the part of a public servant bound by law to apprehend person under sentence of a Court of Justice.

bound as such public servant to apprehend or to keep in confinement any person under sentence of a Court of Justice for any offence, intentionally omits to apprehend such person, or intentionally suffers such person

to escape, or intentionally aids such person in escaping or attempting to escape Punishment. from such confinement, shall be punished as follows, that is to say:

With transportation for life, or with imprisonment of either description for a term which may extend to fourteen years, with or without fine, if the person in confinement, or who ought to have been apprehended, is under sentence of death; or

With imprisonment of either description for a term which may extend to seven years, with or without fine, if the person in confinement, or who ought to have been apprehended, is subject by a sentence of a Court of Justice, or by virtue of a commutation of such sentence, to transportation tor life or penal servitude for life, or to transportation or penal servitude or imprisonment for a term of ten years or upwards; or

With imprisonment of either description for a term which may extend to three years, or with fine. or with both, if the person in confinement, or who ought to have been apprehended, is subject by a sentence of a Court of Justice to imprisonment for a term not extending to ten years.

223. Whoever, being a public servant, legally bound as such public servant to keep in confinement any per-Escape from confinement negligently son charged with or convicted of any offence, negligently sufsuffered by a public fers such person to escape from confinement, shall be punished with simple imprisonment for a term which may extend to two years, or with fine, or with both.

224. Whoever intentionally offers any resistance or illegal obstruction to the Resistance or oblawful apprehension of himself struction by a person to his lawful apprefor any offence with which he is charged or of which he has been hension. convicted, or escapes or attempts to escape from any custody in which he is lawfully detained for any such offence, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

Explanation.—The punishment in this Section is in addrtion to the punishment for which the person to be apprehended or detained in custody was liable for the offence with which he was

charged, or of which he was convicted.
225. Whoever intentionally offers any resistance or illegal obstruction to Resistance or obstruction to the law-ful apprehension of another person. the lawful apprehension of any other person for an offence, or rescues or attempts to rescue any other person from any custody in which that person is lawfully detained for an offence, shall be punished with imprisonment of Punishment. which may extend to two years, or with fine, or with both ;

Or, if the person to be apprehended, or the person rescued or attempted to be rescued, is charged with, or liable to be apprehended for an offence punishable with transportation for life, or imprisomment for a term which may extend to ten years, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine;

Or, if the person to be apprehended or rescued, or attempted to be rescued, is charged with, or liable to be apprehended for an offence punishable with death, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine;

Or, if the person to be apprehended or rescued, is liable, under the sentence of a Court of Justice or by virtue of a commutation of such a sentence, to transportation for life, or to transportation, penal servitude, or imprisonment, for a term of ten years or upwards, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine;

Or, if the person to be apprehended or rescued, or attempted to be rescued, is under sentence of death, shall be punished with transportation for life, or imprisonment of either description for a term not exceeding ten years, and shall also be liable to fine.

226. Whoever, having been lawfully trans-Unlawful return ported, returns from such transportation, the term of such transportation not having expired, and his punishment not having been remitted, shall be punished with transportation for life, and shall also be liable to fine, and to be imprisoned with rigorous imprisonment for a term not exceeding three years before he is so transported.

227. Whoever, having accepted any conditional remission of punishment, Violation of conknowingly violates any condidition of remission of punishment. tion on which such remission was granted, shall be punished with the punishment to which he was originally sentenced, if he has already suffered no part of that punishment, and if he has suffered any part of that punishment, then with so much of that

punishment as he has not already suffered. 228. Whoever intentionally offers any insult, Intentional insult or causes any interruption to any public servant, while such or interruption to a public servant sitting public servant is sitting in any in any stage of a ju-dicial proceeding. stage of a judicial proceeding, dicial proceeding. shall be punished with simple imprisonment for a term which may extend to six months, or with fine which may extend to one

thousand Rupees, or with both. Whoever, by personation or otherwise, shall intentionally cause, or 229. Personation of a knowingly suffer himself to be juror or assessor. returned, empanelled, or sworn as a juryman or assessor in any case in which he knows that he is not entitled by law to be so returned, empanelled, or sworn, or, knowing himself to have been so returned, empanelled, or sworn contrary to law, shall voluntarily serve on such jury or as such assessor, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with

CHAPTER XII.

OF OFFENCES RELATING TO COIN AND GOVERNMENT STAMPS.

230. Coin is metal used as money stamped and issued by the authority of some Government in order to be so used.

Coin stamped and issued by the authority of the Queen, or by the authority Queen's coin. of the Government of India or of the Government of any Presidency or of any Government in the Queen's Dominions, is the Queen's coin.

Illustrations.

 (a) Cowries are not coin.
 (b) Lumps of unstamped copper, though used as money. are not coin.

(c) Meduls are not coin, inaction.

(d) The coin denominated as the Company's Rupee is the Queen's coin.

231. Whoever counterfeits, or knowingly performs any part of the process of counterfeiting coin, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

Explanation .- A person commits this offence, who, intending to practise deception, or knowing it to be likely that deception will thereby be practised, causes a genuine coin to appear like a different coin.

232. Whoever counterfeits, or knowingly performs any part of the process Counterfeiting the of counterfeiting the Queen's Queen's coin. coin, shall be punished with transportation for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

Whoever makes or mends, or performs

Making or selling instrument for counterfeiting coin.

any part of the process of making or mending, or buys, sells, or disposes of, any die or instrument, for the purpose of

being used, or knowing or having reason to believ . that it is intended to be used, for the purpose of counterfeiting coin, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.

Making or selling instrument for coun terfeiting Queen's

234. Whoever makes or mends, or performs any part of the process of making or mending, or buys, sells, or disposes of, any die or instrument, for the purpose of being used, or knowing or

having reason to believe that it is intended to be used, for the purpose of counterfeiting the Queen's coin, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

235. Whoever is in possession of any instrument or material, for the pur-

Possession of instrument or material for the purpose of using the same for counterfeiting coin.

pose of using the same for counterfeiting coin, or knowing or having reason to believe that the same is intended to be used for that purpose, shall be

punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine; and if the coin to be counterfeited is the Queen's coin, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

236. Whoever, being within British India, abets the counterteiting of coin out of British India, shall Abetting in India the counterfeiting out of India of coin. be punished in the same manner as if he abetted the coun-

terfeiting of such coin within British India.

Whoever imports into British India, or exports therefrom, any coun-Import or export terfeit coin, knowing or having of counterfeit com. reason to believe that the same is counterfeit, shall be punished with imprison-

ment of either description for a term which may extend to three years, and shall also be liable to tine.

238. Whoever imports into British India, or exports therefrom, any coun-Import or export terfeit coin, which he knows, of counterfeits of the Queen's coin. or has reason to believe to be a counterfeit of the Queen's coin, shall be punished with transportation for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

239. Whoever, having any counterfeit coin,

Delivery to another of coin posknowledge that it is which at the time when he became possessed of it he knew to be counterfeit, fraudulently or with intent that fraud may be committed, delivers the same

to any person, or attempts to induce any person to receive it, shall be punished with imprison-ment of either description for a term which may extend to five years, and shall also be liable to fine.

Delivery of

Queen's coin pos-sessed with the knowledge that is counterfeit.

240. Whoever, having any counterfeit coin which is a counterfeit of the Queen's coin, and which, at the time when he became possessed of it, he knew to be a counterfeit of the Queen's coin,

fraudulently or with intent that fraud may be committed, delivers the same to any person, or attempts to induce any person to receive it, shall be punished with imprisonment of eitner description for a term which may extend to ten years, and shall also be liable to fine.

211. Whoever delivers to any other person as

Delivery to another of coin as genuin which when first possessed the deliverer did not know to be countergenuine, or attempts to induce any other person to receive as genuine, any counterfeit com, which he knows to be counterfeit, but which he did not know to be counterfeit at the time when he took it into his

possession, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine to an amount which may extend to ten times the value of the coin counterfeited, or with both.

Illustration.

A a coiner, delivers counterfeit Company's Rupees to his A a coiner, delivers counterfeit Company's Rupees to his accomplice B, for the purp se of uttering them — B sells the Rupees to C, another interer, who buys them knowing them to be counterfeit. C pays away the Rupees for goods to D, who receives them not knowing them to be counterfeit. D, after receiving the Rupees, discovers that they are counterfoit and pays them away as if they were good. Here D is pum hable only under this Section, but B and C are punishable under Section 239 or 240, as the case may be.

Possession of counterfeit coin by a per-son who knew it to be counterfeit when he became possessed thereof.

Whoever fraudulently or with intent that fraud may be committed, is in possession of counterfeit coin, having known at the time when he became possessed thereof, that such coin was counterfeit, shall be punished

with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.

243. Whoever

Possession of Queen's com by a person who knew it to be counte feit when he become pos-

fraudulently or with intent that fraud may be committed is in possession of counterfeit coin, which is a counterfest of the Queen's coin, having known when he become possessed thereof.

possessed of it that it was counterfeit, shall be punished with imprisonment

of either description for a term which may extend to seven years, and shall also be liable to fine.

Person employed in a mint can ing ferent weight or composition from that fixed by law.

211. Whoever, being employed in any mint lawfully established in British India, does any act, or omits what he is legally bound to do, with the intention of causing any coin issued from that mint to be of a different weight or

composition from the weight or composition fixed by law, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

245. Whoever, without lawful authority, takes out of any mint, lawfully es-Unlawfully taking tablished in British India, any from a mint any coining instrument. coining tool or instrument, shall be punished with im-

prisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

216. Whoever fraudulently or dishonestly per-

Fraudulently or dishonestly diminishing the weight or altering the composition of any coin

forms on any com any operation which diminishes weight or alters the composition of that coin, shall be punished with imprisonment of either description for a term which may extend

to three years, and shall also be liable to fine. Faplanati ... A person who scoops out part of

the coin, and puts any thing else into the cavity, alters the composition of that coin.

F audulently ord s-Nonestly duminishing the weight or altering composition of

217. Whoever fraudulently or dishonestly performs on any of the Queen's coin any operation which diminishes the weight or alters the composition of that coin,

the Queen's coin. shall be punished with im-prisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

248. Whoever performs on any coin any ope-

Altering appearance of any coin with intent that it shall pass as a coin of a different description. ration which alters the appearance of that coin, with the intention that the said coin shall pass as a coin of a different description, shall be punished

with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.

Altering appearance of the Queen's com with intent that it shall pass as a coin

of a different descrip-

Whoever performs on any of the Queen's coins any operation which alters the appearance of that coin, with the intention that the said coin shall pass as a coin of a different description, shall

be punished with imprison-ment of either description for a term which may extend to seven years, and shall also be liable to

Delivery to another of coin possessed with the knowledge that it is altered

250. Whoever, having coin in his possession with respect to which the offence defined in Section 246 or 248 has been committed, and having known at the time when he became possessed of

such coin that such offence had been committed with respect to it, fraudulently or with intent that fraud may be committed, delivers such coin to any other person, or attempts to induce any other person to receive the same, shall be punished with imprisonment of either description for a term which may extend to five years, and shall also be hable to fine.

251. Wheever having coin in his possession with respect to which the of-Delivery of Queen's compossessed with the knowledge that fence defined in Section 247 or 249 has been committed, it is altered. and having known at the time when he became possessed of such coin that such offence had been committed with respect to it, fraudulently or with intent that fraud may be committed delivers such coin to any other person, or attempts to induce any other person to receive the same, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine. 252. Whoever fraudulently or with intent that

Possession of altered coin by a person who knew it to be altered when he hecame possessed

fraud may be committed is in possession of coin with respect to which the offence defined in either of the Sections 246 or 248 has been committed, having known at the time of becoming possessed thereof that such offence had been committed with respect to such coin, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.

253. Whoever fraudulently or with intent that

Queen's coin by a person who knew it to be altered when

Possession of fraud may be committed is in possession of coin with respect to which the offence defined in to be altered when he became possessed thereof that such offence had

been committed with respect to such coin, shall be punished with imprisonment of either description for a term which may extend to five years, and shall also be liable to fine.

Delivery to another of coin as genuine, which, when first possessed. the deliverer did not know to be

254. Whoever delivers to any other person as genuine, or as a coin of a different description from what it is, or attempts to induce any person to receive as genuine, or as a different coin from what it is, any coin in respect of which he knows that any such

operation as that mentioned in Sections 246, 247, 218, or 249, has been performed, but in respect of which he did not at the time when he took it into his possession know that such operation had been performed, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine to an amount which may extend to ten times the value of the coin for which the altered coin is passed, or attempted to be passed.

255. Whoever counterfeits, or knowingly performs any part of the process Counterfeiting a Government Stamp. of counterfeiting, any stamp issued by Government for the purpose of revenue, shall be punished with transportation for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

Explanation.—A person commits this offence who counterfeits by causing a genuine stamp of one denomination to appear like a genuine stamp of a different denomination.

Having possession of an instrument or material for the pur-

pose of counterfeiting

Government Stamp.

256. Whoever has in his possession any instrument or material for the purpose of being used, or knowing or having reason to believe that it is intended to be used, for the purpose of counterfeiting any stamp issued by Govern.

ment for the purpose of revenue, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

Making or selling instrument for the purpose of counter-feiting a Govern-ment Stamp.

257. Whoever makes, or performs any part of the process of making, or buys, or sells, or disposes of, any instrument for the purpose of being used, or knowing or having reason to believe that it is

intended to be used, for the purpose of counterfeiting any stamp issued by Government for the purpose of revenue, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to

259. Whoever sells, or offers for sale, any stamp which he knows, or has Sale of counterfeit reason to believe to be a coun-

Government Stamp. terfeit of any stamp issued by Government for the purpose of revenue, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

259. Whoever has in his possession any stamp Having possession which he knows to be a counterfeit of any stamp issued by rfeit Government Stamp. Government for the purpose of revenue, intending to use or dispose of the same as a genuine stamp or in order that it may be used as a genuine stamp, shall be punished with imp isonment of either description for a term which may extend to seven years, an I shall also be liable to hue.

S' imp known to be counterfeit.

260. Whoever uses as genuine any stamp Using as genu-e a Government of any stamp issued by Government for the purpose of revenue, shall be punished with imprisonment of either description for a term which may extend to seven years, or with fine, or with

both

Whoever, fraudulently or with intent to 261.

Effacing any writing from a substance bearing a Govern-ment Stanp, or removing from a document a stamp used for it, with intent to cause loss to Govern-

removes or effaces from any substance bearing any stamp issued by Government for the purpose of revenue, any writing or document for which such stamp has been used, or removes from any writing or document a stamp

which has been used for such writing or document, in order that such stamp may be used for a different writing or document, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

262. Whoever, fraudulently or with intent to

Using a Govern- cause loss to the Government, ment Stamp known to have been before used.

uses for any purpose issued by Government for the purpose of revenue which he purpose of shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or

with both.

263. Whoever, fraudulently or with intent to Erasure of mark cause loss to Government, erases denoting that stamp has been or removes from a stamp issued by Government for the purpose of revenue any mark put or impressed upon such stanp for the purpose of denoting that the same has been used, or knowingly has in his possession, or sells, or disposes of, any such stamp from which such mark has been erased or removed, or sells, or disposes of any such stamp which he knows to have been used, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

CHAPTER XIII.

OF OFFENCES BELATING TO WEIGHTS AND MEASURES.

264. Whoever fraudulently uses any instru-Fraudulent use of ment for weighing which he false instrument for knows to be false, shall be punweighing. ished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

265. Whoever fraudulently uses any false Fraudulent use of weight or false measure of length or capacity, or fraudufalse weight or measure. lently uses any weight or any measure of length or capacity as a different weight or measure from what it is, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

266. Whoever is in possession of anv instru-Being in posses- ment for weighing, or of anv sion of filse weights weight, or of any measure of or measures. length or capacity, which he knows to be false, and intending that the same may be fraudulently used, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both

267. Whoever makes, sells, or disposes of, Making or selling any instrument for weighing, false weights or moator any weight, or any measure sures. of length or capacity which he knows to be false, in order that the same may be used as true, or knowing that the same is likely to be used as true, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

CHAPTER XIV.

OF OPPINCES AFFECTING THE PUBLIC HEALTH, SAFETY, CONVENIENCE, DECENCY, AND MORALS.

268. A person is guilty of a public nuis ince, who does any act, or is guilty Public nuisance. of an illegal omission which causes any common injury, danger, or annoyance to the public or to the people in general who dwell or occupy property in the vicinity, or which must necessarily cause injury, obstruction, danger. or annoyance to persons who may have occasion to use any public right.

A common nuisance is not excused on the ground that it causes some convenience or advan-

tage.

269. Whoever unlawfully or negligently does Negligent act like- any act which is, and which he knows or has reason to bely to spread infection of any disease danlieve to be likely to spread the gerous to life. infection of any disease dangerous to life, shall be punished with imprisonment of either description for a term which may extend to six months, or with line, or with both.

270. Whoever malignantly does any act which Malignant act like- is, and which he knows, or has reason to believe to be likely to ly to spread infection of any disease dan-gerous to life. spread the infection of any disgerous to life. ease dangerous to life, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

271. Whoever knowingly disobeys any rule Disohedience to a made and promulgated by the Government of India, or by quarantine rule. any Government, for putting any vessel into a state of quarantine, or for regulating the intercourse of vessels in a state of quarantine with the shore, or with other vessels, or for regulating the intercourse between places where an infectious disease prevails, and other places, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, or with both.

272. Whoever adulterates any article of food Adulteration of or drink, so as to make such article noxious as food or drink, food or drink which is intended for sale. intending to sell such article, as food or drink, or knowing it to be likely that the same will be sold as food or drink, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to one thousand Rupees, or with both.

273. Whoever sells, or offers or exposes for sale Sale of noxious as food or drink, any article which has been rendered or has food or drink. become noxious, or is in a state unfit for food or drink, knowing or having reason to believe that the same is noxious as food or drink, shall be punished with imprisonment of either de-

scription for a term which may extend to six months, or with fine which may extend to one thousand Rupees, or with both.

274. Whoever adulterates any drug or medical Adulteration preparation in such a manner as to lessen the efficacy, or of drugs. change the operation of such drug or medical preparation, or to make it noxious, intending that it shall be sold or used for, or knowing it to be likely that it will be sold or used for any medicinal purpose, as if it had not undergone such adulteration, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to one thousand Rupees, or with both.

275. Whoever, knowing any drug or medical Sale of adulterated preparation to have been aduterated in such a manner as to drugs. lessen its efficacy, to change its operation, or to render it noxious, sells the same, or offers or exposes it for sale, or is-ues it from any dispensary for medicinal purposes as unadulterated, or causes it to be used for medicinal purposes by any person not knowing of the adulteration, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to one thousand Rujees, or with both.

Whoever knowingly sells, or offers or 276. exposes for sale, or issues from Sale of any drug a dispensary for medicinal puras a different drug or poses, any drug or medical preparation. preparation, as a different drug or medical preparation, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to one thousand Rupees, or with both.

water of any public spring or Fouling the water reserveir, so as to render it less of a pullie spring or fit for the purpose for which it is ordinarily used, shall be punished with imprisonment of either description for a term which may extend to three months, or with fine which may extend to five hundred

277.

Whoever voluntarily corrupts or fouls the

Rupees, or with both. 278. Whoever voluntarily vitiates the atmosphere in any place so as to make Making atmosphers noxious to bealth. it noxious to the health of persons in general dwelling or neighbourhood or passing along a public way, shall be purished with fine which may extend to five hundred Rupees.

279. Whoever drives any vehicle, or rides, on any public way in a manner so Rash driving or riding on a public rash or negligent as to endanger human life, or to be likely to cause hurt or injury to any other person, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, which may extend to one thousand Rupees, or with both.

Whoever navigates any vessel in a man-280. ner so rash or negligent as to en-Rash navigation danger human life, or to be like. of a vessel ly to cause hurt or injury to any other person, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, which may extend to one thousand Rupees, or with both.

281. Whoever exhibits any false light, mark Exhibition of a or buoy, intending or knowing it to be likely that such exfalse light, mark, or hibition will mislead any navigator, shall be punished with imprisonment of either description for a term which may extend to seven years, or with fine, or with both.

Whoever knowingly or negligently con-Conveying person by water for hire in a vessel overloaded overloaded to be conveyed for hire, any person by water in any vessel, when that vessel or unsafe. is in such a state or so loaded as to endanger the life of that person, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, which may extend to one thousand Rupees, or with both.

283. Whoever, by doing any act, or by omitting to take order with Danger or obstrucany preperty in his possession tion in a public way or navigation. or under his charge, causes danger, obstruction, or injury to any person many public way or public line of navigation, shall be put ished with fine which may extend to two hundred Rupees.

284. Whoever does, with any poisonous sub-Negligent conduct stance, any act in a manner ith respect to any so rash or negligent as to with respect to any poisonous substance. endanger human life, or to be likely to cause hurt or injury to any other person, or knowingly or negligently omits to take such order with any poisonous substance in his possession as is sufficent to guard against any probable danger to human life from such poisonous substance, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, which may extend to one thousand Rupees, or with both.

285. Whoever does, with fire or any com-Negligent conduct ith respect to any rashly or negligently as to with respect to any fire or combustible endanger human life, or to be matter. likely to cause hurt or injury to any other person, or knowingly or negligently omits to take such order with any fire or any combustible matter in his possession as is sufficient to guard against any probable danger to human life from such fire or combustible matter, shall be punished with imprince the combustible matter, shall be punished with imprince the combustible matter. sonment of either description for a term which may extend to six months, or with fine, which may extend to one thousand Rupees, or with both.

Negligent conduct stance, any act so rashly or negwith respect to any ligently as to endanger human explosive substance. life, or to be likely to cause hurt or injury to any other person, or knowingly or negligently omits to take such order with any explosive substance in his possession as is sufficient to guard against any probable danger to human life from that substance, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to one thousand Rupees, or with both.

Negligent conduct with respect to any machinery in the possession or under the charge of the offender.

Negligent conduct act so rashly or negligently as to endanger human life, or to be likely to cause hurt or injury to any other person, or knowingly or negligently omits to take such order with any machinery

in his possession or under his care as is sufficient to guard against any probable danger to human life from such machinery, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to one thousand Rupees, or with both.

Negligence with any building, knowingly or respect to pulling down or repairing down or repairing order with that building as is building.

probable danger to human life from the fall of that building, or of any part thereof, shall be punished with imprisonment of either description for a term which may extend to one thousand Rupees, or with both.

Negligence with respect to any animal. to take such order with any animal in his possession as is sufficient to guard against any probable danger to human life, or any probable danger of grievous hurt from such animal, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, which may extend to one thousand Rupees, or with both.

Punishment for public nuisance.

Punishment public nuisance.

Punishment for able by this Code, shall be punished with fine which may extend to two hundred Rupees.

291. Whoever repeats or continues a public Continuance of nuisance, having been enjoined nuisance after injunction to discontinue.

Lawful authority to issue such injunction not to repeat to continue such nuisance, shall be punished with simple imprisonment for a term which may extend to six months, or with fine, or with both.

Sale &c. of obscene books.

Sale are drawing, painting, representation, or figure, or attempts, or offers so to do, shall be punished with imprisonment of either description for a term which may extend to three months, or with fine, or with both.

Exception.—This Section does not extend to any representation sculptured, engraved, painted, or

otherwise represented, on or in any temple, or on any car used for the conveyance of idols, or kept or used for any religious purpose.

Having in possession obscene book or other thing as is mentioned in the last preceding Section for the purpose of sale, distribution, or public exhibition, shall be punished with imprisonment of either description for a term which may extend to three months, or with fine, or with both.

291. Whoever sings, recites, or utters in or Obscene songs.

Obscene song, ballad, or words to the annovance of others, shall be punished with imprisonment of either description for a term which may extend to three months, or with fine, or with both.

CHAPTER XV.

OF OFIENCLS RELATING TO RELIGION.

Injuring or defilies any place of worship, or any object held sacred by any class object held sacred by any class of persons with the intention of thereby insulting the religion of any class of persons, or with the knowledge that any class of persons is likely to consider such destruction, damage, or defilement as an insult to their religion, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

Disturbing a religious assembly.

Disturbing a religious assembly.

Disturbing a religious assembly.

To any assembly lawfully engaged in the performance of religious worship, or religious ceremonics, shall be panished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

Trespassing on burial places, &c.

Trespassing on burial places, &c.

or of insulting the religion of
any person, or with the knowledge that the feelings of any person are likely to
be wounded, or that the religion of any person is
likely to be insulted thereby, commits any trespass in any place of worship or on any place of
sepulture or any place set apart for the performance of funeral rites or as a depository for the remains of the dead, or offers any indignity to any
human corpse, or causes disturbance to any persons assembled for the performance of funeral
ceremonies, shall be punished with imprisonment
of either description for a term which may extend
to one year, or with line, or with both.

Uttering words, &c., with deliberate intention of wounding the religious feelings of any person, utters any word or makes any sound in the hearing of that person, or makes any gesture in the sight of that person, or places any object in the sight of that person, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

CHAPTER XVI.

OF OFFENCES AFFECTING THE HUMAN BODY.

OF OFFENCES AFFECTING LIFE.

Whoever causes death by doing an act with the intention of causing Culpable homicide. death, or with the intention of causing such bodily injury as is likely to cause death, or with the knowledge that he is likely by such act to cause death, commits the offence of culpable homicide.

Illustrations.

(a) A lays sticks and turf over a pit, with the intention of thereby causing death, or with the knowledge that death is likely to be thereby caused. Z, believing the ground to be firm, treads on it, falls in, and is killed. A has committed the offence of culpable homicide.

(b) A knows Z to be behind a bush. B does not know it. A, intending to cause, or knowing it to be likely to cause Z's death, induces B to fire at the bush. B fires and kills Z. Here B may be guilty of no offence; but A has committed the offence of culpable homicide.

(c) A, by shooting at a fowl with intent to kill and steal it, kills B, who is behind a bush; A not knowing that he was there. Here, although A was doing an unlawful act, he was not guilty of culpable homicide, as he did not intend to kill B, or to cause death by doing an act that he knew was likely to cause death.

likely to cause death.

**Explanation 1.—A person who causes bodily injury to another who is laboring under a disorder, disease, or bodily infirmity, and thereby accelerates the death of that other, shall be deemed to have

caused his death.

Explanation 2 .- Where death is caused by bodily injury, the person who causes such bodily injury shall be deemed to have caused the death, although by resorting to proper remedies and skilful treatment the death might have been prevent-

Explanation 3 .- The causing of the death of a child in the mother's womb is not homicide. But it may amount to culpable homicide to cause the death of a living child, if any part of that child has been brought forth, though the child may not have breathed or been completely born.

300. Except in the cases hereinafter excepted. culpable homicide is murder, if Murder. the act by which the death is caused is done with the intention of causing death;

2ndly .- If it is done with the intention of causing such bodily injury as the offender knows to be likely to cause the death of the person to whom the harm is caused; or-

3rdly .- If it is done with the intention of causing bodily injury to any person and the bodily injury intended to be inflicted is sufficient in the ordinary course of nature to cause death; or-

11/hly .- If the person committing the act knows that it is so imminently dangerous that it must in all probability cause death, or such bodily injury as is likely to cause death, and commits such act without any excuse for incurring the risk of causing death or such injury as aforesaid.

Illustrations.

(a) A shoots Z with the intention of killing him. Z dies in consequence. A commits murder.

(b) A, knowing that Z is laboring under such a disease that a blow is likely to cause his death, strikes him with the intention of causing bodily injury. Z dies in consequence of the blow. A is guilty of murder, although the blow might not have been sufficient in the ordinary course of nature to cause the death of a person in a sound state of health. But if A, not knowing that Z is laboring under any disease, gives him such a blow as would not in the ordinary course of nature kill a person in a sound state of health, here A,

although he may intend to cause bodily injury, is not guilty of murder, if he did not intend to cause death, or such bodily injury as in the ordinary course of nature would cause death.

(c) A intentionally gives Z a sword-cut or club-wound sufficient to cause the death of a man in the ordinary course of nature. Z dies in consequence. Here, A is guilty of murder, although he may not have intended to cause Z's

(d) A without any excuse fires a loaded cannon into a crowd of persons and kills one of them. A is guilty of murder, although he may not have had a premeditated design to kill any particular individual.

Exception 1.—Culpable homicide is not murder if the offender, whilst deprived When culpable hoof the power of self-control by micide is not maigrave and sudden provocation, der. causes the death of the person

who gave the provocation or causes the death of any other person by mistake or accident.

The above exception is subject to the following provisoes :-

First .- That the provocation is not sought or voluntarily provoked by the offender as an excuse for killing or doing harm to any person.

Secondly .- That the provocation is not given by anything done in obedience to the law or by a public servant in the lawful exercise of the powers of such public servant.

Thirdly.-That the provocation is not given by anything done in the lawful exercise of the right

of private defence.

Explanation. Whether the provocation rave and sudden enough to prevent the offence from amounting to murder is a question of fact.

Illustrations.

Illustrations.

(a) A, under the influence of passion excited by a provocation given by Z, intentionally kills Y, Z's child. This is murder, inasmuch as the provocation was not given by the child, and the death of the child was not caused by accident or misfortune in doing an act caused by the provocation.

(b) Y gives grave and sudden provocation to A. A, on this provocation, fires a pistol at Y, neither imending nor knowing himself to be likely to kill Z, who is near him, but out of sight. A kills Z. Here A has not committed murder but merely culpable homicide.

(c) A is lawfully arrested by Z, a bailiff. A is excited to sudden and violent passion by the arrest, and kills Z. This is murder, inasmuch as the provocation was given by a thing done by a public servant in the exercise of his powers.

(d) A appears as a witness before Z, a Magistrate. Z says that he does not believe a word of A's deposition and that A has perjured himself. A is moved to sudden passion by these words, and kills Z. This is murder.

(c) A attempts to pull Z's nose. Z, in the exercise of the right of private defence, lays hold of A to prevent him from doing so. A is moved to sudden and violent passion in consequence, and kills Z. This is murder, inasmuch as the provocation was given by a thing done in the exercise of the right of private defence.

(f) Z stikes B B is by this provocation excited to

or the right of private defence.

(f) Z strikes B B is by this provocation excited to violent rage. A, a by-stander, intending to take advantage of B's rage, and to cause him to kill Z, puts a knife into B's hand for that purpose. B kills Z with the knife. Here B way have compiled only subsplace has included. may have committed only culpable homicide, but A is guilty

Exception 2.—Culpable homicide is not murder, if the offender in the exercise, in good faith, of the right of private defence of person or property, exceeds the power given to him by law and causes the death of the person against whom he is exercising such right of defence without premeditation, and without any intention of doing more harm than is necessary for the purpose of such defence.

Illustration.

Z attemps to horse-whip A, not in such a manner as to cause grievous hurt to A. A draws out a pistol. Z persists in the assault A believing in good faith that he can by no other means prevent himself from being horse-whipped, shoots Z dead. A has not committed murder, but only uphable homicide. culpable homicide.

Exception 3 .- Culpable homicide is not murder if the offender, being a public servant or aiding a public servant acting for the advancement of public justice, exceeds the powers given to him by law and causes death by doing an act which he in good faith believes to be lawful and necessary tor the due discharge of his duty as such public servant and without ill-will towards the person whose death is caused.

Exception 4.—Culpable homicide is not murder. if it is committed without premeditation, in a sudden fight, in the heat of passion, upon a sudden quarrel, and without the offender's having taken undue advantage or acted in a cruel or unusual manner.

Explanation .- It is immaterial in such cases which party offers the provocation or commits the first assault.

Exception 5 .- Culpable homicide is not murder when the person whose death is caused, being above the age of eighteen years, suffers death or takes the risk of death with his own consent.

A, by instigation, voluntarily causes Z, a person under eighteen years of age, to commit suicide. Here on account of Z s youth, he was incapable of giving consent to his own death. A has therefore abetted murder.

301. If a person, by doing any thing which

Culpable homicido by rausing the death of a person other than the person whose death was intended.

he intends or knows to be likely to cause death, commits culpadeath of any person, whose death he neither intends, nor knows himself to be likely to cause, the culpable

homicide committed by the offender is of the description of which it would have been if he had caused the death of the person whose death he intended or knew himself to be likely to cause. Whoever

302. Punishment

commits murder shall be punished with death, or transportation for life, and shall also be liable to fine.

Punishment murder by a life con-

303. Whoever, being under sentence of transportation for life, commits murder, shall be punished with death.

Punishment for culpable homicide amounting to

301. Whoever, commits culpable homicide not amounting to murder shall be punished with transportation for life, or imprisonment of either description for a term

which may extend to ten years, and shall also be liable to fine, if the act by which the death is caused is done with the intention of causing death, or of causing such bodily injury as is likely to cause death; or with imprisonment of either description for a term which may extend to ten years, or with fine, or with both, if the act is done with the knowledge that it is likely to cause death, but without any intention to cause death or to cause such bodily injury as is likely to cause death.

305. If any person under eighteen years of age, any insane person, any Abstment of suicide delirious person, any idiot, or of child or msane any person in a state of intoxiperson. cation, commits suicide, who-

ever abets the commission of such suicide shall be punished with death or transportation for life, or imprisonment for a term not exceeding ten years, and shall also be liable to fine.

306. If any person commits suicide, whoever abets the commission of such Abetment of suisuicide, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

307. Whoever does any act with such intention Attempt at murder. or knowledge and under such circumstances, that if he by that act caused death he would be guilty of murder, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine; and if hurt is caused to any person by such act, the offender shall be liable either to transportation for life, or to such punishment as is hereinbefore mentioned.

Illustrations.

- (a) A shoots at Z with intention to kill him, under circumstances that, if death ensued, A would be guilty of murder. A is liable to punishment under this Section.
- (b) A with the intention of causing the death of a child of tender years exposes it in a desert place. A has committed the offence defined by this Section, though the death of the child does not ensue.
- (c) A, intending to murder Z, buys a gun and loads it. A has not yet committed the offence. A fires the gun at Z. He has committed the offence defined in this Section, and if by such firing he wounds Z, he is liable to the punishment provided by the latter part of this Section.
- (d) A intending to murder Z by poison, purchases poison and mixes the same with food which remains in A's keeping; A has not yet committed the offence defined in this Section. A places the food on Z's table or delivers it to Z's servants to place it on Z's table. A has committed the offence defined in this Section.

308. Whoever does any act with such intention or knowledge, and Attempt to commit culpable homiunder such eireumstances that if he by that act caused death cide. he would be guilty of culpable

homicide not amounting to murder, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both; and if hurt is caused to any person by such act, shall be punished with imprisonment of either description for a term which may extend to seven years, or with fine, or with both.

Illustration.

A, on grave and sudden provocation, fires a pistol at Z, under such circumstances that if he thereby caused death he would be guilty of culpible homicide not amounting to murder. A has committed the offence defined in this Section.

309. Whoever attempts to commit suicide, and does any act towards the com-Attempt to commission of such offence, shall mit suicide. be punished with simple im-prisonment for a term which may extend to one year, and shall also be hable to fine.

310. Whoever at any time after the passing of this Act shall have been habitnally associated with any other or others for the purpose of committing robbery or child-stealing by means of or accompanied with murder, is a Thug.

311. Whoever is a Thug shall be punished with transportation for life, and Punishment. shall also be liable to fine.

OF THE CAUSING OF MISCARRIAGE, OF INJURIES TO UNBORN CHILDREN, OF THE EXPOSURE OF INFANTS, AND OF THE CONCEALMENT OF BIRTHS.

Causing miscarriage.

Causing miscarriage be not caused in miscarriage be not caused in good faith for the purpose of saving the life of the woman, be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both; and if the woman be quick with child, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

Explanation.—A woman who causes herself to miscarry is within the meaning of this Section.

Causing miscarrrage without woman's consent.

Shall be punished with transportation for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

Death caused by carriage of a woman with child. does any act which causes the death of such woman, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine; and

If act done without woman's consent of the woman, shall be punished either with transportation for life, or with the punishment abovementioned.

Explanation.—It is not essential to this offence that the offender should know that the act is likely to cause death.

Act done with intent to prevent a
childbeing born alive,
or to cause it to die
after birth.

child from being born alive,
or cause it to die
after birth.

birth, and does by such act
prevent that child from being born alive,
or causing it to die after its
birth, and does by such act
prevent that child from being born alive, or causes
it to die after its birth, shall, if such act be not
caused in good faith for the purpose of saving the
life of the mother, be punished with imprisonment of either description for a term which may
extend to ten years, or with fine, or with both.

Causing death of stances, that if he thereby a quick unborn child caused death he would be by an act amounting guilty of culpable homicide, and does by such act cause the death of a quick unborn child, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

Illustration.

A, knowing that he is likely to cause the death of a pregnant woman, does an act which, if it caused the death of the woman, would amount to culpable homicide. The woman is injured but does not die; but the death of an unborn quick child with which she is pregnant is thereby caused. A is guilty of the offence defined in this Section.

317. Whoever being the father or mother of a child under the age of twelve

Exposure and abandonment of a child under twelve years by parent or person having care of it. a child under the age of twelve years, or having the care of such child, shall expose or leave such child in any place with the intention of wholly abandoning such child, shall

be punished with imprisonment of either description for a term which may extend to seven years, or with fine, or with both.

Erplanation.—This Section is not intended to prevent the trial of the offender for murder or culpable homicide as the case may be, if the child die in consequence of the exposure.

318. Whoever by secretly burying or otherwise disposing of the dead body of a child, whether such child die before or after or during its birth, intentionally conceals or

endeavors to conceal the birth of such child, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

OF HURT.

Hurt. 319. Whoever causes bodily pain, disease, or infirmity to any person is said to cause hurt.

Grievous hurt.

"grievous":
320. The following kinds of hurt only are designated as

First .- Emasculation.

'econdly.-Permanent privation of the sight of either eye.

Thirdly.—Permanent privation of the hearing of either ear.

Fourthly.—Privation of any member or joint. Fif/hly.—Destruction or permanent impairing of the powers of any member or joint.

Sx'hly.—Permanent disfiguration of the head or face.

Serenthly.—Fracture or dislocation of a bone or tooth.

Eighthly.—Any hurt which endangers life or which causes the sufferer to be, during the space of twenty days, in severe bodily pain, or unable to follow his ordinary pursuits.

Voluntarily causing hurt.

Voluntarily causing hurt.

of thereby causing hurt to any person, or with the knowledge that he is likely thereby to cause hurt to any person, and does thereby cause hurt to any person, is said "voluntarily to cause hurt."

Voluntarily cause hurt, if the hurt which he intends to cause or knows himself to be likely to cause is grievous hurt, and if the hurt which he causes is grievous hurt, is said "voluntarily to cause grievous hurt."

Explanation.—A person is not said voluntarily to cause grievous hurt except when he both causes grievous hurt, and intends or knows himself to be likely to cause grievous hurt. But he is said voluntarily to cause grievous hurt, if intending or knowing himself to be likely to cause grievous hurt of one kind, he actually causes grievous hurt of another kind.

Illustration.

A, intending or knowing himself to be likely permanently to disfigure Z's face, gives Z a blow which does not permanently disfigure Z's face, but which causes Z to suffer severe bodily pain for the space of twenty days. A has voluntarily caused grievous hurt.

323. Whoever, except in the case provided Punishment for for by Section 334, volunduntarily causing tarily causes hurt, shall be voluntarily causing punished with imprisonment of either description for a term which may extend to one year, or with fine which may extend to one thousand Rupees, or with both.

324. Whoever, except in the case provided for Johntarily causing by Section 334, voluntarily Voluntarily causing hurt by dangerous causes hurt by means of any in-weapons or means. strument for shooting, stab-bing, or cutting, or any instrument, which, used as a weapon of offence, is likely to cause death, or by means of fire or any heated substance, or by means of any poison or any corrosive substance, or by means of any explosive substance, or by means of any substance which it is deleterious to the human body to inhale, to swallow, or to receive into the blood, or by means of any animal, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

325. Whoever, except in the case provided by Punishment for Section 335, voluntarily causes voluntarily causing grievous hurt. grievous hurt, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

326. Whoever, except in the case provided Voluntarily caus- by Section 335, voluntarily causes grievous hurt by means ing grievous hurt by dargerous weapons of any instrument for shooting, stabbing, or cutting, or any in-

strument which, used as a weapon of offence, is likely to cause death, or by means of fire or any heated substance, or by means of any poison or any corrosive substance, or by means of any explosive substance, or by means of any substance which it is deleterious to the human body to inhale, to swallow, or to receive into the blood, or by means of any animal, shall be punished with transportation for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

Whoever voluntarily causes hurt for the Voluntarily caussufferer, or from any person ining hurt to extort property or to con-strain to an illegal terested in the sufferer, any property or valuable security, or of constraining the sufferer

or any person interested in such sufferer to do anything which is illegal, or which may facilitate the commission of an offence, shall be punished with imprisonment of eitner description for a term which may extend to ten years, and shall also be liable to fine.

328. Whoever administers to or causes to be taken by any person any poison or any stupefying, in-toxicating, or unwholesome drug, or other thing, with in-Causing hurt by means of poison, &c., with intent to commit an offence. tent to cause hurt to such person, or with intent to commit or to facilitate the commission of an offence, or knowing it to be likely that he will thereby cause hurt, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

329. Whoever voluntarily causes grievous hurt for the purpose of extorting Voluntarily caus-ing grievous hurt to extort property or to constrain to an illefrom the sufferer or from any person interested in the sufferer, any property or valuable security, or of constraining the sufferer or any person interested in such sufferer to do any thing that is illegal or which may facilitate the commission of an offence, shall be punished with transportation for life, or imprisomment of either description for a term which may extend to ten years, and shall also be liable to fine.

Whoever voluntarily causes hurt, for the 330. purpose of extorting from the Voluntarily caussufferer, or any person inter-ested in the sufferer, any coning hurt to extort confession or to compel restoration of fession or any information property. which may lead to the detection of an offence or misconduct, or for the purpose of constraining the sufferer, or any person interested in the sufferer, to restore or to cause the restoration of any property or valuable security or to satisfy any claim or demand, or to give information which may lead to the restoration of any property or valuable security, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

· Illustrations.

(a) A, a police officer, tortures Z in order to induce Z to confess that he committed a crime. A is guilty of an offence under this Section.

(b) A, a police officer, tortures B to induce h'm to point out where certain stolen property is deposited. A is guilty of an offence under this Section.

of an offence under this Section.

(c) A, a revenue officer, tortures Z in order to compel him to pay certain arrears of revenue due from Z. A is guilty of an offence under this Section.

(d) A, a zemindar, tortures a ryot in order to compel him to pay his rent. A is guilty of an offence under this Section.

Section. Whoever voluntarily causes grievous hurt for the purpose of extorting from the sufferer or any person Voluntarily causing grievous hurt to interested in the sufferer any extort confession or confession or any information to compel restoration of property. which may lead to the detection of an offence or misconduct, or for the purpose of constraining the sufferer or any person interested in the sufferer to restore or to cause the restoration of any property or valuable security, or to satisfy any claim or demand or to give information which may lead to the restoration of any property or valuable security shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

Whoever voluntarily causes hurt to any 332. person being a public servant Voluntarily caus-ng hurt to deter-public servant from in the discharge of his duty as ing hurt to such public servant, or with his duty. intent to prevent or deter that person or any other public servant from discharging his duty as such public servant, or in consequence of anything done ar attempted to be done by that person in the lawful discharge of his duty as such public servant, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

Whoever voluntarily causes grievous hurt 333. to any person being a public Voluntarily causservant in the discharge of his ing grievous hurt to deter public servant from his duty. duty as such public servant, or with intent to prevent or deter that person or any other public servant from discharging his duty as such public servant, or in consequence of any thing done or attempted to be done by that person in the lawful discharge of his duty as such public servant, shall be punished

with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

334. Whoever voluntarily causes hurt on Voluntarily caus-g hurt on provoca-if he neither intends nor knows ing hurt on provocahimself to be likely to cause hurt to any person other than the person who gave the provocation, shall be punished with imprison-ment of either description for a term which may extend to one month, or with fine, which may extend to five hundred Rupecs, or with both.

Whoever causes grievous hurt on grave and sudden provocation, if he 335. Causing grievous neither intends nor knows himself to be likely to cause hurt on provocation. grievous hurt to any person other than the person who gave the provocation, shall be punished with imprisonment of either description for a term which may extend to four years, or with fine, which may extend to two thousand Rupees, or with both.

Explanation .- The last two Sections are subject to the same provisoes as Exception 1, Section 300. Whoever does any act so rashly or negli-

gently as to endanger human life or the personal safety of others, shall be punished with Punishment for act which endangers life or the personal safety of others. imprisonment of either description for a term which may extend to three months, or with fine which may extend to two hundred and fifty Rupees, or with both.

337. Whoever causes hurt to any person by doing any act so rashly or neg-Causing hurt by an act which endan-gers life or the perligently as to endanger human life or the personal safety of others, shall be punished with sonal safety of others. imprisonment of either description for a term which may extend to six months, or with fine which may extend to five hundred Rupees, or with both.

33S. Whoever causes grievous hurt to any person by doing any act so rashly or negligently as to Causing grievous hurt by an act which endangers lile or the personal safety of others. endanger human life or the personal safety of others, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, which may extend to one thousand Rupees, or with both.

OF WRONGFUL RESTRAINT AND WRONGFUL CON-FINEMENT.

Wrongful restraint. direction in which that person has a right to proceed, is said wrongfully to restrain that person.

Exception.—The obstruction of a private way over land or water which a person in good faith believes himself to have a lawful right to obstruct, is not an offence within the meaning of this Section.

Illustration

A obstructs a putral of wire's Z-has a right to pass, A, not believing in good faith that he has a right to stop the path. Z is thereby prevented from passing. A wrongfully restrains Z.

340. Whoever wrongfully restrains any person in graph a manner as to

son in such a manner as to Wrongful confineprevent that person from proment. ceeding beyond certain circumscribing limits, is said "wrongfully to confine" that person.

Illustrations.

(a) A causes Z to go within a walled space, and locks Z in. Z is thus prevented from proceeding in any direction be-

yond the circumscribing line of wall. A wrongfally confines Z.

(b) A places men with fire-arms at the outlets of a building and tells Z that they will fire at Z, if Z attempts to leave the building. A wrongfully confines Z.

311. Whoever wrongfully restrains any person, shall be punished with simple Punishment for imprisonment for a term which wrongful restraint. may extend to one month, or with fine which may extend to five hundred Rupees, or with both.

342. Whoever wrongfully confines any person shall be punished with im-prisonment of either description Punishment for rongful confinewrongful for a term which may extend to one year, or with fine which

may extend to one thousand Rupees, or with both. 313. Whoever wrongfully confines any person

for three days, or more, shall be punished with imprisonment of Wrongful confinement for three or more days. either description for a term which may extend to two years,

or with fine, or with both.

311. Whoever wrongfully confines any person for ten days, or more, shall be Wrongful conpunished with imprisonment of finement for ten or either description for a term more days. which may extend to three

years, and shall also be liable to fine.

315. Whoever keeps any person in wrongful confinement, knowing that a writ for the liberation of that Wrongfulconfinement of person, for whose liberation a person has been duly issued, shall be punished with impriwrit has been issued. sonment of either description for a term which may extend to two years in addition to any term of imprisonment to which he may be liable under any other Section of this Code.

346. Whoever wrongfully confines any person in such a manner as to indicate Wrongful confinean intention that the confinement in secret. ment of such person may not

be known to any person interested in the person so confined, or to any public servant, or that the place of such confinement may not be known to or discovered by any such person or public servant as hereinbefore mentioned, shall be punished with imprisonment of either description for a term which may extend to two years, in addition to any other punishment to which he may be liable for such wrongful confinement.

317. Whoever wrongfully confines any person for the purpose of extorting Wrongful confine-ment for the purpose from the person confined, or of extorting property from any person interested in the person confined, any property or valuable security, or of constraining the person confined or any person interested in such person to do any thing allegal or to give any information which may

illegal or to give any information which may facilitate the commission of an offence, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.

348. Whoever wrongfully confines any person for the purpose of extorting from the person confined or Wrongful confinement for the purpose any person interested in the person confined, any confession of extorting confession or of compelling restoration of proor any information which may perty. lead to the detection of an of-

fence or misconduct, or for the purpose of constraining the person confined or any person interested in the person confined to restore or to cause

the restoration of any property or valuable security or to satisfy any claim or demand, or to give information which may lead to the restoration of any property or valuable security, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.

OF CRIMINAL FORCE AND ASSAULT.

349. A person is said to use force to another if he causes motion, change of motion, or cessation of motion Force. to that other, or if he causes to any substance such motion, or change of motion, or cessation of motion as brings that substance into contact with any part of that other's body, or with anything which that other is wearing or carrying, or with anything so situated that such contact affects that other's sense of feeling: provided that the person causing the motion, or change of motion, or cessation of motion, causes that motion, change of motion, or cessation of motion in one of the three ways hereinafter described .-

First .- By his own bodily power.

Secondly.—By disposing any substance in such a manner that the motion or change or cessation of motion takes place without any further act on his part, or on the part of any other person.

Thirdly.—By inducing any animal to move, to

change its motion, or to cease to move.

350. Whoever intentionally uses force to any person, without that person's consent, in order to the com-Criminal Force. mitting of any offence, or intending by the use of such force to cause, or knowing it to be likely that by the use of such force he will cause injury, fear, or annoyance to the person to whom the force is used, is said to use criminal force to that other.

Mustrations.

Rlustrations.

(a) Z is sitting in a moored boat on a river. A unfastens the moorings, and thus intentionally causes the boat to drift down the stream. Here A intentionally causes motion to Z and he does this by disposing substances in such a manner that the motion is produced without any other act on any person's part. A has therefore intentionally used force to Z; and if he has done so without Z's consent, in order to the committing of any offence, or intending or knowing it to be likely that this use of force will cause injury, fear, or annoyance to Z, A has used criminal force to Z.

(b) Z is riding in a chariot. A lashes Z's horses, and thereby causes them to quicken their passe. Here A has caused change of motion to Z by inducing animals to change their motion. A has therefore used force to Z; and if A his done this without Z's consent, intending or knowing it to be likely that he may thereby injure, frighten, or annoy Z, A has committed criminal force to Z.

(c) Z is riding in a palanquin. A, intending to rob Z, seizes the pole, and stops the palanquin. Here, A has caused cossation of motion to Z, and he has done this by his own bodily power. A has therefore used force to Z; and as A has acted thus intentionally, without Z's consent, in order to the commission of an offence, A has used criminal force to Z.

(d) A intentionally pushes against Z in the street. Here A has by his own bodily power moved his own person so as to bring it into contact with Z. He has therefore intentionally used force to Z, and if he has done so without Z's consent, intending or knowing it to be likely that he may thereby injure, frighten, or annoy Z, he has used criminal force to Z.

(e) A throws a stone intending or knowing it to be likely that the stone will be thus brought into contact with Z,

force to Z.

(e) A throws a stone intending or knowing it to be likely that the stone will be thus brought into contact with Z, or with Z's clothes, or with something carried by Z, or that it will strike water, and dash up the water against Z's clothes, or something carried by Z. Here, if the throwing of the stolle produce the effect of causing any substance to come into contact with Z, or Z's clothes, A has used force to Z; and if he did so without Z's consent, intending thereby to injure, frighten, or annoy Z, he has used criminal force to Z.

(f) A intentionally pulls up a woman's veil. Here A intentionally uses force to her; and if he does so without her

consent, intending or knowing it to be likely that he may thereby injure, frighten, or annoy her, he has used criminal

thereby injure, irighten, or sum, and force to her.

(g) Z is bathing. A pours into the bath water which he knows to be boiling. Here, A intentionally by his own hodily power causes such motion in the boiling water as brings that water into contact with Z, or with other water so situated that such contact must affect Z's sense of feeling: A has therefore intentionally used force to Z; and if he has done this without Z's consent, intending or knowing it to be to Z A has used criminal force to Z; and if he has done this without Z's consent, intending or knowing it to be likely that he may thereby cause injury, fear, or annoyance to Z A has used criminal force to Z.

(h). A incites a dog to spring upon Z, without Z's consent. Here, if A intends to cause injury, fear, or annoyance to Z, he uses criminal force to Z.

351. Whoever makes any gesture, or any preparation, intending or knowing it to be likely that such gesture or preparation will cause any person present to apprehend that he who makes that gesture or preparation is about to use criminal force to that person, is said to commit an assault.

Explanation .- Mere words do not amount to an assault. But the words which a person uses may give to his gestures or preparation such a meaning as may make those gestures or preparations amount to an assault.

Illustratione.

- (a) A shakes his fist at Z, intending or knowing it to be likely that he may thereby cause Z t > believe that A is about to strike Z. A has committed an assault.
- (b) A begins to unloose the muzzle of a ferocious dog, intending, or knowing it to be likely that he may thereby cause Z to believe that he is about to cause the dog to attack Z. A has committed an assault upon Z.
- (c) A takes up a stick, saying to Z, "I will give you a beating." If re, though the words used by A could in no case amount to an assault, and though the mere gesture, unaccompanied by any other circumstances, might not amount to an assault, the gesture explained by the words may amount to an assault.
- Whoever assaults or uses criminal force Punishment for to any person otherwise than on grave and sudden pro-vocation given by that person, using criminal force otherwise than on grave provocation. shall be punished with imprisonment of either description for a term which may extend to three months, or with fine which may extend to five hundred Rupecs, or with both.

Explanation.—Grave and sudden provocation will not mitigate the punishment for an offence under this Section, if the provocation is sought or voluntarily provoked by the offender as an excuse for the offence; or-

If the provocation is given by any thing done in obedience to the law or by a public servant in the lawful exercise of the powers of such public servant; or

If the provocation is given by any thing done in the lawful exercise of the right of private defence.

Whether the provocation was grave and sudden enough to mitigate the offence, i. a question of fact.

353. Whoever assaults or used criminal force to any person being a public servant in the execution of his Using criminal force to deter a publie servant from disduty as such public servant, or charge of his duty. with intent to prevent or deter that person from discharging his duty as such public servant, or in consequence of any thing done or attempted to be done by such person in the lawful discharge of his duty as such public servant,shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

354. Whoever assaults or uses criminal force to

Assault or use of any woman, intending to out-iminal force to a rage or knowing it to be likely criminal force to a woman withintent to that he will thereby outrage her modesty, shall be punished with outrage her modesty. imprisonment of either description for a term which may extend to two years, or with fine, or with both.

Whoever assaults or uses criminal force 355. Assault or criminal force with intent to dishonor a person, otherwise than on grave provocation.

to any person, intending thereby to dishonor that person intending otherwise than on grave and sudden provocation given by that person, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or

356. Assault or criminal force in attempt to commit theft of property carried by a

with both

person.

Whoever assaults or uses criminal force to any person, in attempting to commit theft on any property which that person is then wearing or carrying, shall be punished with imprisonment of either description for a term which may extend

to two years, or with fine, or with both.

Whoever assaults or uses criminal force to Assault or climi- any person, in attempting wrongfully to confine that pernal force in attempt wrongfully to confine son, shall be punished with impursonment of either description for a term which may extend to one year, or with

fine which may extend to one thousand Rupees, or with both.

358. Whoever assaults or uses criminal force to

any person on grave and sudden Assaulting or using criminal force on grave provocation. provocation given by that person, shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to two hundred Rupees, or with both.

Erplanation .- The last Section is subject to the same explanation as Section 352.

OF KIDNAPPING, ABDUCTION, SLAVERY AND FORCED LABOR.

359. Kidnapping is of two kinds; kidnapping from British India, and kidnap-

Kidnapping ping from lawful guardianship. 360. Whoever conveys any person beyond the limits of British India without

Kidnapping from British India. the consent of that person, or of some person legally authorized to consent on behalf of that person, is said to

kidnap that person from British India.

361. Whoever takes or entices any minor under fourteen years of age if Kidnapping from a male, or under sixteen years of age if a female, or any lawful guardianship. person of unsound mind, out of the keeping of the

lawful guardian of such minor or person of unsound mind, without the consent of such guardian, is said to kidnap such minor or person from lawful guardianship.

Explanation .- The words " Lawful Guardian" in this Section include any person lawfully entrusted with the care or custody of such minor or other person.

Exception .- This Section does not extend to the act of any person who in good faith believes himself to be the father of an illegitimate child, or who in good faith believes himself to be entitled to the lawful custody of such child, unless such act is committed for an immoral or unlawful purpose.

862. Whoever by force compels, or by any deceitful means induces, any Abduction. person to go from any place, is said to abduct that person.

363. Whoever kidnaps any person from British

India or from lawful guardian-Punishment for ship, shall be punished with imprisonment of either descripkidnapping. tion for a term which may extend to seven years, and shall also be liable to fine

Whoever kidnaps or abducts any person 364. in order that such person may

Kidnapping or ab-ducting in order to murder.

be murdered or may be so disposed of as to be put in danger of being murdered shall be pun-

ished with transportation for life, or rigorous imprisonment for a term which may extend to ten years, and shall also be liable to fine.

Illustrations

(a) A kidnaps Z from British India, intending or knowing it to be likely that Z may be sacrified to an idol. A has committed the offence defined in this Section.

(b) A forcibly carries or entices B away from his home ir order that B may be murdered. A has committed the offence defined in this Section.

365. Whoever kidnaps or abducts any person with intent to cause that per-Kidnapping or abson to be secretly and wrong-fully confined, shall be punished ducting with intent secretly and wrongto confine a with imprisonment of either person. description for a term which

may extend to seven years, and shall also be liable to fine.

366. Whoever kidnaps or abducts any woman with intent that she may be Kidnapping or abcompelled, or knowing it to be ducting a woman to compel her marriage, likely that she will be compelled

&c. to marry any person against her will, or in order that she may be forced or seduced to illicit intercourse, or knowing it to be likely that she will be forced or seduced to illicit intercourse, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

367. Whoever kidnaps or abducts any person,

Kidnapping or ab-ducting in order to subject a person to grievous hurt, slavery, & c.

in order that such person may be subjected, or may be so disposed of as to be put in danger of being subjected to grievous hurt, or slavery, or to the unna-

tural lust of any person, or knowing it to be likely that such person will be so subjected or disposed of, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

Whoever, knowing that any person has fully con- been kidnapped or has been 368.Wrongfully concealing or keeping in confinement a kidabducted, wrongfully conceals or confines such person, shall be napped person. punished in the same manner as if he had kidnapped or abducted such person with the same intention or knowledge, or for the same purpose as that with or for which he concests or detains such person in confinement.

Kidnapping or ab-ducting child un-der ten years with in-tent to steal moveable property from the person of such child.

369. Whoever kidnaps or abducts any child under the age of ten years with the intention of taking dishonestly any moveable pro-perty from the person of such child, shall be punished with imprisonment of either description for a term which may ex-

tend to seven years, and shall also be liable to fine.

370. Whoever imports, exports, removes, buys,

Buying or disposing of any person as a slave.

sells, or disposes of, any person as a slave, or accepts, receives, or detains against his will any

punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

Whoever habitually imports, exports, re-Habitual dealing moves, buys, sells, traffics, or deals in slaves, shall be punishin slaves. ed with transportation for life, or with imprisonment of either description for a term not exceeding ten years, and shall also be

liable to fine. 372. Selling of any minor for purposes of pros-titution, &c.

Whoever sells, lets to hire, or otherwise disposes of any minor under the age of sisteen years with intent that such minor shall be

pose of prostitution or for any unlawful and immoral purpose, or knowing it to be likely that such minor will be employed or used for any such purpose, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

Whoever buys, hires, or otherwise obtains 373. possession of any minor under the age of sixteen years with Buying of any minor for purposes of pros-

intent that such minor shall be employed or used for the pur-

pose of prostitution, or for any unlawful and immoral purpose, or knowing it to be likely that such minor will be employed or used for any such purpose, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

Whoever unlawfully compels any person 374. Unlawful compul- to labor against the will of that person, shall be punished with imprisonment of either descripcory labor.

tion for a term which may extend to one year, or with fine, or with both.

OF RAPE.

375. A man is said to commit "rape," who, except in the case hereinafter excepted, has sexual intercourse with a woman under circumstances falling under any of the five following descriptions :-

First.-Against her will.

Secondly.—Without her consent.
Thirdly.—With her consent, when her consent has been obtained by putting her in fear of death,

-With her consent, when the man Fourthly .knows that he is not her husband, and that her consent is given because she believes that he is another man to whom she is or believes herself to be lawfully married.

Fifthly.—With or without her consent, when

she is under ten years of age.

Explanation .- Penetration is sufficient to constitute the sexual intercourse necessary to the offence of rape.

Exception .- Sexual intercourse by a man with his own wife, the wife not being under ten years of age, is not rape.

376. Whoever commits rape shall be punished Penishment for with transportation for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

OF UNNATURAL OFFENCES.

377. Whoever voluntarily has carnal inter-Unnatural offences. ecurse against the order of nature with any man, woman, or animal, shall be punished with transportation for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

Explanation .- Penetration is sufficient to constitute the carnal intercourse necessary to the

offence described in this Section.

CHAPTER XVII.

OF OFFENCES AGAINST PROPERTY.

OF THEFT.

378. Whoever, intending to take dishenestly any moveable property out of Theft. the possession of any person without that person's consent, moves that property in order to such taking, is said to commit lactt.

Ixplanation 1.—A thing so long as it is attached to the earth, not being moveable property, is not the subject of theft; but it becomes expable of being the subject of theft as soon as it is severed from the earth.

Explanation 2 .- A moving, effected by the same act which effects the severance, may be a theft.

Explanation 3 .- A person is said to cause 3 thing to move by removing an obstacle which prevented it from moving, or by separating it from any other thing, as well as by actually moving it.

Explanation 4.—A person, who by any means causes an animal to move, is said to move that animal, and to move every thing which, in consequence of the motion so caused, is moved by that

Explanation 5 .- The consent mentioned in the definition may be express or implied, and may be given either by the person in possession, or by any person having for that purpose authority either express or implied.

(a) A cuts down a tree on Z's ground, with the intention of dishonestly taking the tree cut of Z's possession, without Z's consent. Here a soon as A La severed the tree, in order Z's consent.

It is a soon as A lassevered the tree, in order to such taking, he has committed the ft.

(b) A puts a bait for dogs in his pocket, and thus induces Z's dog to follow it. Here it A's intention be dishonestly to take the dog out of Z's possession without Z's consent, A has a minitted theft as soon as Z's dog has begun to follow A.

(c) A meets a bullock carrying a box of treasure. He drives the bullock in a certain direction, in order that he may dishonestly take the treasure. As soon as the bullock begins to move, A has committed theft of the treasure.

(d) A, being Z's servant, and intrusted by Z with the care of Z's plate, dishonestly runs away with the plate, without Z's consent. A his committed theft.

(c) Z, going on a journey entrusts his plate to A, the keeper of a ware-house, till Z - 1 '1 return. A curries the plate to a goldsmith and sells it. Here, the plate was not in Z's possession. It could not therefore be taken out of Z's possession, and A his not committed the ft, though he may have committed criminal breach of trust.

(f) A finds a ring belonging to Z on a table in the house.

have commuted criminal breach of trust.

(f) A finds a ring belonging to Z on a table in the house which Z occupies. Here the ring is in Z's possession, and if A dishonestly removes it, A commits theft

(g) A finds a ring lying on the high-road, not in the possession of any person. A by taking it commits no theft, though he may commit criminal misappropriation of property.

(h) A sees a ring belonging to Z lying on a table in Z's house. Not venturing to misappropriate the ring inmediately for fear of search and detection, A hides the ring in a place where it is highly improbable that it will ever be found by Z, with the intention of taking the ring from the hiding place and selling it when the loss is forgotten. Here A, at the time of first moving the ring, commits theft.

(i) A delivers his watch to Z, a jeweller, to be regulated. Z carries it to his shop. A, not owing to the jeweller any debt for which the jeweller might lawfully detain the watch as a security, enters the shop openly, takes his watch by force out of Z's hand, and carries it away. Here A, though he may have committed criminal trespuss and assault, has not committed theft, inasmuch as what he did was not done dishonestly.

dishonestly.

(j) If A owes money to Z for repairing the watch, and if

(j) If A owes money to Z for repairing the watch, and if Z retains the watch lawfully as a security for the debt, and A takes the watch out of Z s p sacession, with the intention of depriving Z of the property as a security for his debt, he commits theft, inasmuch as he takes it dishonestly.

(k) Again if A, having pawned his watch to Z, takes it out of Z's possession without Z's consent, not having paid what he had borrowed on the watch, he commits theft though the watch is his own property, inasmuch as he takes it dishonestly.

it dishonestly.

(7) A takes an article belonging to Z out of Z's possession, without Z's consent, with the intention of keeping it until he obtains money from Z as a reward for its restoration. Here A takes dishonestly. A has therefore committed theft.

(m) A, being on friendly terms with Z, goes into Z's library in Z's absence, and takes away a book without Z's express censent, for the purpose merely of reading it, and with the intention of returning it. Here, it is probable that A may have conceived that he had Z's implied consent to use Z's book. If this was A's impression, A has not committed theft. theft.

theft,

(n) A asks charity from Z's wife. She gives A money, fool, and clothes, which A knows to belong to Z her husband. Here, it is probable that A may conceive that Z's wife is authorized to give away alius. If this was A's impression, A has not committed theft.

(o) A is the paramour of Z's wife. She gives A valuable property, which A knows to belong to her husband Z, and to be such property as she has not authority from Z to give. If A takes the property dishonestly, he commits theft.

(p) A in good faith, believing property belonging to Z to be A's own property, takes that property out of B's possession. Here, as A does not take dishonestly, he does not commit theft.

bession. Her commit theft.

379. Whoever commits theft shall be punished with imprisonment of either Punishment for description for a term which theft. may extend to three years, or

with fine, or with both.
380. Whoever commits theft in any building, tent, or vessel, which building, Theft in dwelling-tent, or vessel is used as a hu-man dwelling, or for the custody of property, shall be punished with im-prisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

381. Whoever being a clerk or servant, or Theft by clerk or servant of property in possession of masbeing employed in the capacity of a clerk or servant, commits their in respect of any pro-perty in the possession of his ter. master or employer, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

Whoever commits theft, having made 352. preparation for causing death, Theft after preparation made for causor hurt, or restraint, or fear of ing death or hurt in death, or of hurt, or of resorder to the committraint, to any person, in order ting of the theft. to the committing of such theft, or in order to the effecting of his escape after the committing of such theft, or in order to the re-taining of property taken by such theft, shall be punished with rigorous imprisonment for a term which may extend to ten years, and shall also be liable to fine.

Illustrations.

(a) A commits theft on property in Z's possession; and, while committing this theft, he has a loaded pistol under his garment, having provided this pistol for the purpose of hurt-

ing Z in case Z should resist. A has committed the offence defined in this Section.

denned in this Section.

(b) A picks Z's pockect, having posted several of his companions near him, in order that they may restrain Z, if Z should perceive what is passing and should resist, or should attempt to apprehend A. A has committed the offence defined in this Section.

OF EXTORTION.

SS3. Whoever intentionally puts any person in fear of any injury to that person, or to any other, and thereby dishonestly induces the person so put in fear to deliver to any person any property or valuable security or any thing signed or sealed which may be converted into a valuable security, commits " extortion."

Illustrations.

(a) A threatens to publish a defamatory libel concerning Z, unless Z gives him money. He thus induces Z to give him money. A has committed extortion.

(b) A threatens Z that he will keep Z's child in wrongful confinement, unless Z will sign and deliver to A a promissory note, binding Z to pay certain monies to A. Z signs and delivers the note. A has committed extortion.

(c) A threatens to send club-men to plough up Z's field, unless Z will sign and deliver to B a bond binding Z under a negative to deliver certain produce to B, and thereby linduces

unless Z will sign and deliver to B a bond binding Z under a penalty to deliver certain produce to B, and thereby induces Z to sign and deliver the bond. A has committed extortion.

(d) A, by putting Z in fear of grievous hurt, dishonestly induces Z to sign or affix, his seal to a blank paper and deliver it to A. Z signs and delivers the paper to A. Here, as the paper so signed may be converted into a valuable security. A has committed extortion.

334. Whoever commits extortion shall be

punished with imprisonment of Punishment for either description for a term extortion. which may extend to three years, or with fine, or with both.

385. Whoever, in order to the committing of extortion, puts any person in Putting person in fear, or attempts to put any person in fear of any injury, fear of injury in order to commit extortion. shall be punished with impri-

sonment of either description for a term which may extend to two years, or with fine, or with both.

386. Whoever commits extortion by putting on by put- any person in fear of death or Extortion by put-ting aperson in fear of of grievous hurt to that person or to any other, shall be pundeath or grievous hurt. ished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine. 387. Whoever, in order to the committing of

Putting person in fear of death or of grievous hurt, in extortion, puts or attempts to put any person in fear of death or of grievous hurt to that peror ler to commit exson or to any other, shall be tortion. punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

388. Whoever commits extortion by putting Extortion by threat sation against that person or of accusation of an offence punishable with death or transany other, of having commit with death or transportation, &c. any offence punishable with
death, or with transportation for life, or with imprisonment for a term which may extend to ten years, or of having attempted to induce any other person to commit such offence, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine; and if the offence be one punishable under Section 377 may be punished with transportation for life.

389. Whoever, in order to the committing of Putting person in extortion, puts or attempts to put any person in fear of an Putting person in fear of accusation of offence, in order to accusation, against that person or any other, of having committed or attempted to commit an offence punishable with death or with transportation for life, or with imprisonment for a term which may extend to ten years, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine; and if the offence be punishable under Section 377 may be punished with transportation for life.

OF ROBBERY AND DACOITY.

390. In all robbery there Robbery. is either theft or extortion. Theft is "robbery," if, in order to the committing of the theft, or in committing the theft, or in carrytheft is robbery. robbery. ing away or attempting to carry away property obtained by the theft, the offender, for that end, voluntarily causes or attempts to cause to any person death or hurt, or wrongful restraint, or fear of instant death, or of instant hurt, or of instant wrongful restraint.

Extortion is "robbery," if the offender, at the time of committing the extor-When extortion is tion, is in the presence of the robbery. person put in fear, and commits the extortion by putting that person in fear of instant death, of instant hurt, or of instant wrongful restraint to that person, or to some other person, and, by so putting in fear, induces the person so put in fear then and there to deliver up the thing extorted.

Explanation .- The offender is said to be present if he is sufficiently near to put the other person in fear of instant death, of instant hurt, or of instant wrongful restraint.

Illustrations.

(a) A holds Z down, and fraudulently takes Z's money and jawels from Z's clothes, without Z's consent. Here A has committed theft, and, in order to the committing of that theft, has voluntarily caused wrongful restraint to Z. A has

therefore committed robbery.

(b) A meets Z on the high road, shows a pistol, and demands Z's purse. Z, in consequence, surrenders his purse. Here A has extorted the purse from Z by putting him in fear of instant hurt, being at the time of committing the extortion in his presence, A has therefore committed robbers.

robbery.
(c) A meets Z and Z's child on the high road. A takes (c) A meets Z and Z's child on the Ligh road. A takes the child, and threatens to flung it down a precipice, unless Z delivers his purse. Z, in consequence, delivers his purse. Here A has extorted the purse from Z, by causin; Z to be in fear of instant hurt to the child who is there present. A has therefore committed robbery on Z.

(d) A obtains property from Z by saying—"Your child is in the hands of my gang, and will be put to death unless you send us ten thousand Rupees," Thus is extortion, and punishable as such; but it is not robbery, unless Z is put in fear of the instant death of his child.

391. When five or more persons conjointly commit or attempt to commit a robbery, or where the whole number of persons conjointly committing or attempting to commit a robbery, and persons present and aiding such commission or attempt, amount to five or more, every person so committing, attempting, or aiding, is said to commit " dacoity."

Whoever commits robbery shall be punished with rigorous imprisonment Punishment for for a term which may extend to ten years, and shall also be liable to fine; and if the robbery be committed on the highway between sunset and sunrise, the imprisonment may be extended to fourteen years.

393. Whoever attempts to commit robbery shall be punished with rigorous Attempt to comimprisonment for a term which mit robbery. may extend to seven years, and shall also be liable to fine.

394. If any person, in committing or in attempting to commit robbery, Voluntarily eausvoluntarily causes hurt, such ing hut in commitperson, and any other person ing robbery.

jointly concerned in committing or attempting to commit such robbery, shall be punished with transportation for life, or with rigorous imprisonment for a term which may extend to ten years, and shall also be hable to fine.

395. Whoever commits dacoity shall be punished with transportation for life, Punishment or with rigorous imprisonment for a term which may extend to ten years, and shall also be liable to fine.

396. If any one of five or more persons, who conj intly committing are Dacoity with murdaroity, commits marder in so committing dacoity, every one of those persons shall be punished with death, or transportation for life, or rigorous imprisonment for a term which may extend to ten years, and shall also be liable to fine.

397. If, at the time of committing robbery or dacoity, the offender uses any Robbery or da-coity, with attempt deadly weapon, or causes grievto cause death or grievous hurt. ous hurt to any person, or attempts to cause death or grievous hurt to any person, the imprisonment with which such offender shall be punished shall not be less than seven years.

398. If, at the time of attempting to commit Attempt to commit robbery or dacoity, the offendrobbery or dacoity when armed with deadly weapon. er is armed with any deadly weapon, the imprisonment with which such offender shall be punished shall not be less than seven years.

399. Whoever makes any prepartion for commiting dacoity shall be punish -Making preparaed with rigorous imprisonment tion to commit dafor a term which may extend coity. to ten years, and shall also be

liable to fine.

400. Whoever, at any time after the passing of this Act, shall belong to a Punishment gang of persons associated for belonging to a gang the purpose of habitually comof dacoits. mitting dacoity, shall be punished with transportation for life, or with

rigorous imprisonment for a term which may extend to ten years, and shall also be liable to fine.

401. Whoever, at any time after the passing Punishment for of this Act, shall belong to any wandering or other gang belonging to a wanof of persons associated for the dering gang purpose of habitually committhieves. ting theft or robbery, and not being a gang of thugs or dacoits, shall be punished with rigorous imprisonment for a term which may extend to seven years, and shall also be liable to fine.

Whoever, at any time after the passing of this Act, shall be one of 4.02. Assembling for purpose of committing decoity. five or more persons assembled for the purpose of committing dacoity, shall be punished with rigorous imprisonment for a term which may ex-

tend to seven years, and shall also be liable to fine.

OF CRIMINAL MISAPPROPRIATION OF PROPERTY.

403. Whoever dishonestly misappropriates or converts to his own use any Dishonest misapmoveable property, shall be punished with imprisonment of either description for a propriation of property. term which may extend to two years, or with fine, or with both.

Illustrations.

(a) A takes property belonging to Z out of Z's possession, in good faith believing, at the time when he takes it, that the property belongs to himself. A is not guilty of theft; but if A, after discovering his mistake, dishonestly appropriates the property to his own use, he is guilty of an offence under this Section.

offence under this Section.

(b) A, being on friendly terms with Z, goes into Z's libit ry in Z's absence, and takes away a book without Z's express consent. Here, if A was under the impression that he had Z's implied consent to take the book for the purpose of reading it. A has not committed theft. But if A afterof reading it, A has not committed theft. But if A alterwards sells the book for his own benefit, he is guilty of an

offence under this Section
(c) A and B being joint owners of a horse, A takes the (c) A and B being joint owners of a horse, A takes the horse out of B's possession, intending to use it. Here, as A has a right to use the horse, he does not dishonestly misappropriate it. But if A sells the horse and appropriates the whole proceeds to his own use, he is guilty of an offence under this Section.

Explanation 1 .- A dishonest misappropriation for a time only is a mi-appropriation within the meaning of this Section.

Illustration.

A finds a Government promissory note belonging to Z, bearing a blank endorsement. A, knowing that the note belongs to Z, pledges it with a banker as a security for a loan, intending at a future time to restore it to Z. A has committed an offence under this Section.

Explanation 2.—A person who finds property not in the possession of any other person, and takes such property for the purpose of protecting it for, or of restoring it to, the owner, does not take or misappropriate it dishonestly, and is not guilty of an offence; but he is guilty of the offence above defined, if he appropriates it to his own use, when he knows or has the means of discovering the owner, or before he has used reasonable means to discover and give notice to the owner, and has kept the property a reasonable time to enable the owner to claim it.

What are reasonable means, or what is a reasonable time in such a case, is a question of fact.

It is not necessary that the finder should know who is the owner of the property, or that any particular person is the owner of it: it is sufficient if at the time of appropriating it, he does not believe it to be his own property, or in good faith believe that the real owner cannot be found.

Illustrations.

A finds a Rupee on the high roal, not knowing to

(a) A finds a Rupee on the high roal, not knowing to whom the Rupee belongs. A picks up the Rupee. Here A has not committed the offence defined in this Section.
(b) A finds a letter on the high road, containing a bruk note. From the one ction and contents of the letter he learns to whom the note belongs. He appropriates the note. He is guilty of an offence under this Section.
(c) A finds a crique payable to bears. He can form no conjecture as to the person who has lost the cheque. But the name of the person who has lost the cheque. But the name of the person who has drawn the cheque, appears. A knows that this person can direct him to the person in whose favor the cheque was drawn. A appropriates the cheque without attempting to discover the owner. He is guilty of an offence under this Section.
(d) A sec Z drop his purse with money in it. A picks up the purse with the intention of restoring it to Z, but afterwards appropriates it to his own use. A has committed an offence under this Section.
(e) A finds a purse with money, not knowing to whom it

ted an offence und with Section.

(c) A finds a purse with money, not knowing to whom it belongs; he afterwards discovers that it belongs to Z, and appropriates it to his own use. A is guilty of an offence under this Section.

(f) A finds a valuable ring, not knowing to whom it belongs. longs. A sells it immediately without attempting to discover the owner. A is guilty of an offence under this Sec-

Dishonest misappropriation of property possessed by a deceased person at the time of his death.

dishonestly misappropriates or converts to his own use property, knowing that such property was in the possession of a deceased person at the time of that person's the time of his death. the time of that person's decease, and has not since been in the possession of any person legally entitled to such possession, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine, and if the offender at the time of such person's decease was

Illustration.

employed by him as a clerk or servant, the imprison-

ment may extend to seven years.

Z dies in possession of furniture and money. His rervant A, before the money comes into the possession of any person entitled to such possession, dishonestly misappropriates u. A has committed the offence defined in this Section.

OF CRIMINAL BREACH OF TRUST.

Whoever, being in any manner entrusted 405. with property, or with any dominion over property, dis-Criminal breach of trust. honestly misappropriates or converts to his own use that property, or dishenestly uses or disposes of that property in violation of any direction of law prescribing the mode in which such trust is to be discharged, or of any legal contract, express or implied, which he has made touching the discharge of such trust, or wil fully suffers any other person so to do, commits "eriminal breach of trust."

Illustrations.

- (a) A, being executor to the will of a deceased person, dishenestly disobeys the law which directs him to divide the effects according to the will, and appropriates them to his own use. A has committed criminal breach of trust.
- (b) A is a warehouse-keeper. Z, going on a journey, entrusts his furniture to A, under a contract that it shall be returned on payment of a stipulated sum for warehouse room. A dishonestly sells the goods. A has committed criminal breach of trust.
- (c) A, residing in Calentia, is agent for Z, residing at Delhi. There is an express or implied contract between A and Z that all sums remuted by Z to A shall be invested by A according to Z's direction. Z remits a lac of Rupecs to A, with directions to A to invest the same in Company's paper. A dishonestly disobeys the directions, and employs the money in his own business. A has committed enmitted breach of trust.
- (d) But if A, in the last illustration, not dishonestly but (d) But if A, in the last illustration, not dishonestly but in good faith, believing that it will be more for Z's advantage to hold shares in the Bank of Bengal, disobeys Z's directions, and buys shares in the Bank of Bengal for Z, instead of buying Company's paper, here, though Z should suffer loss, and should be entitled to bring a civil action against A on account of that loss, yet A, not having acted dishonestly, has not committed criminal breach of trust.

 (e) A, a revenue officer, is entrusted with public money, and is either directed by law, or bound by a contract, express or implied, with the Government, to pay into a critisin treasury all the public money which he holds. A dishonestly appropriates the money. A has committed criminal breach of trust.

 (f) A, a carrier, is entrusted by Z with property to be

(f) A. a carrier, is entrusted by Z with property to be carried by land or by water. A dishonestly misappropriates the property. A has committed criminal breach of trust.

406. Whoever commits criminal breach of trust shall be punished with imprisonment of either descrip-Punishment for criminal breach of tion for a term which may extend to three years, or with

fine, or with both.

407. Whoever, being entrusted with property as a carrier, wharfinger, or warehouse-keeper, commits Criminal breach of trust by carrier, &c. criminal breach of trust in respect of such property, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable

to fine. 408.

Criminal breach of

trust by a clerk or

servant.

Whoever, being a clerk or servant, or employed as a clerk or ser-vant, and being in any man-ner entrusted in such capacity with property or with any

dominion over property, commits criminal breach of trust in respect of that property, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be

liable to fine.

409. Whoever, being in any manner entrusted Criminal breach of with property, or with any dotrust by public ser-vant, or by banker, merchant, or agent. minion over property, in his capacity of a public servant or in the way of his business as a banker, merchant, factor, broker, attorney, or agent, commits criminal breach of trust in respect of that property, shall be punished with transportation for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

OF THE RECEIVING OF STOLEN PROPERTY.

410. Property, the possession whereof has been transferred by theft, or by ex-Stolen property. toction, or by robbery, and property which has been criminally misappropriated, or in respect of which the offence of criminal breach of trust has been committed, is designated as "stolen property." But if such property subsequently comes into the possession of a person legally entitled to the possession thereof, it then ceases to be stolen property.

Whoever dishonestly receives or retains any stolen property, knowing or having reason to believe the Dishonestly receiving stolen prosame to be stolen property,

shall be punished with imprisonment of either description for a term which may

extend to three years, or with fine, or with both. Whoever dishonestly receives or retains stly re- any stolen property, the pos-412. Dishonestly ceiving property session whereof he knows or has reason to believe to have mission of a dacoity. been transferred by the commission of dacoity, or dishonestly receives from a person, whom he knows or has reason to believe to belong or to have belonged to a gang of dacoits, property which he knows or has reason to believe to have been stolen, shall be punished with transportation for life, or with rigorous imprisonment for a term which may extend to ten years, and shall also be liable to fine.

Whoever habitually receives or deals in 413. Habitually dealing stolen property, which he knows or has reason to believe to be in stolen property. stolen property, shall be punished with transportation for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

414. Wheever voluntarily assists in concealing

A seleting in con-

or disposing of or making away with property which he knows or has reason to believe to be stolen property, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

OF CHEATING.

415. Whoever, by deceiving any person, fraudulently or dishonestly, Cheating. induces the person so deceived to deliver any property to any person, or to consent that any person shall retain any property, or intentionally induces the person so deceived to do or omit to do anything which he would not do or omit if he were not so deceived, and which act or omission causes or is likely to cause damage or harm to that person in body, mind, reputation, or pro-perty, is said to "cheat."

Explanation. - A dishonest concealment of facts is a deception within the meaning of this Section.

Illustrations.

(a) A, by falsely pretending to be in the Civil Service intentionally deceives Z, and thus dishonestly induces Z to let him have on credit goods for which he does not mean to

pay. A cheats.

(b) A, by putting a counterfeit mark on an article, intentionally deceives Z into a belief that this article was made that the article was made that the second article was made that

to, A, by putting a counterlett mark on an article, intentionally deceives Z into a belief that this article was made by a certain celebrated manufacturer, and thus dishonestly induces Z to buy and pay for the article. A sheats.

(c) A, by exhibiting to Z a false sample of an article, intentionally deceives Z into believing that the article corresponds with the sample, and thereby dishonestly induces Z to buy and pay for the article. A cheats.

(d) A, by tendering in payment for an article a bill on a house with which A keeps no money, and by which A expects that the bill will be dishonered, intentionally deceives Z, and thereby dishonestly induces Z to deliver the article, intending not to pay for it. A cheats.

(e) A, by pledging as diamonds articles which he knows are not diamonds, intentionally deceives Z, and thereby dishonestly induces Z to lend money. A cheats.

(f) A intentionally deceives Z into a belief that A means to repay any money that Z may lend to him, and thereby dishonestly induces Z to lend him money, A not intending to repay it. A cheats.

(g) A intentionally deceives Z into a belief that A means to deliver to Z a certain quantity of indigo plant which he does not intend to deliver and thereby dishonestly induces I induced to deliver and thereby dishonestly induces I intend to deliver to Z a certain quantity of indigo plant which he does not intend to deliver and thereby dishonestly induces I intended to deliver and thereby dishonestly induces I intended to deliver and thereby dishonestly induces I intended to deliver to I intended to deliver and thereby dishonestly induces I intende

(g) A intentionally deceives Z into a belief that A means to deliver to Z a certain quantity of indigo plant which he does not intend to deliver, and thereby dishonestly induces Z to advance money upon the faith of such delivery. A cheats; but if A, at the time of obtaining the money, intends to deliver the indigo plant and afterwards breaks his contract and does not deliver it, he does not cheat, but is liable only to a civil action for breach of contract.

(4) A intentionally deceives Z into a belief that A has performed A's part of a contract made with Z, which he has not performed, and thereby dishonestly induces Z to pay money. A cheats,

money. A cheats.

(i) A sells and conveys an estate to B. A knowing that in consequence of such sale he has no right to the property sells or mortgages the same to Z, without disclosing the fact of the previous sale and conveyance to B, and receives the purchase or mortgage money from Z. A cheats.

416. A person is said to "cheat by personation," if he cheats by pretend-Cheating by pering to be some other person, or by knowingly substituting one person for another, or representing that he or any other person is a person other than he or such other person really is.

Explanation .- The offence is committed whether the individual personated is a real or imaginary person.

Illustrations.

(a) A cheats by pretending to be a certain rich banker of the same name. A cheats by personation.
(b) A cheats by pretending to be B, a person who is deceased. A cheats by personation.

Whoever cheats shall be punished with imprisonment of either descrip-Punishment for tion for a term which may cheating. extend to one year, or with fine, or with both.

418. Whoever cheats with the knowledge that

Cheating with knowledge that wrongful loss may be thereby caused to a person whose interest the offender is bound

he is likely thereby to cause wrongful loss to a person whose interest in the transaction to which the cheating relates, he was bound, either by law, or by a legal contract, to pro-

to protect. tect, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

419.

Punishment for cheating by person-

Cheating and dis-honestly inducing a delivery of property.

Whoever cheats by personation shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both. 420. Whoever cheats and thereby dishonestly induces the person deceived to deliver any property to any person, or to make, alter, or destroy the whole or any part

of a valuable security, or any thing which is signed or sealed, and which is capable of being converted into a valuable security, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

OF FRAUDULENT DEEDS AND DISPOSITIONS OF PROPERTY.

Dishonest or fraudulent removal concealment of pro-perty to prevent dis-tribution a m o n g

421. Whoever dishonestly or fraudulently removes, conceals, or delivers to any person, or transfers or causes to be transferred to any person, without adequate consideration, any property, intending thereit to be likely that he will thereby prevent, the distribution of that property, according

to law, among his creditors or the creditors of any other person, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both

422. Whoever dishonestly or fraudulently pre-

Dishonestly or fraudulently prevent-ing from being made available for his creditors a debt or de-mand due to the

vents any debt or demand due to himself or to any other person from being made available according to law for payment of his debts or the debts of such other person, shall be punished with imprisonment of

either description for a term which may extend to two years, or with fine, or with both.

423. Whoever dishonestly or fraudulently signs,

Dishonest or fraudulent execution of deed of transfer contaming a false state-ment of considerexecutes, or becomes a party to any deed or instrument which purports to transfer or subject to any charge any property, or any interest there-

in, and which contains any false statement relating to the consideration for such transfer or charge, or relating to the person or persons for whose use or benefit it is really intended to operate, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both

Dishonest or fraudulent removal or concealment of pro-

Whoever dishonestly or fraudulently conceals or removes any property of himself or any other person, or dishonestly or fraudulently assists in the concealment or removal thereof, or dishonestly releases any demand

or claim to which he is entitled, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

OF MISCHIEF.

425. Whoever, with intent to cause, or knowing that he is likely to cause, wrongful loss or damage to the public, or to any person, causes the destruction* of any property, or any such change in any property, or in the situation thereof as des-troys or diminishes its value or utility, or affects

it injuriously, commits "mischief."

Explanation 1 .- It is not essential to the offence of mischief that the offender should intend to cause loss or damage to the cwner of the property injured or destroyed. It is sufficient if he intends to cause, or knows that he is likely to cause wrongful loss or damage to any person by injuring any property, whether it belongs to that person or not.

Erplanation 2.- Mischief may be committed by an act affecting property belonging to the person who commits the act, or to that person and others

Illustrations.

(α) A voluntarily burns a valuable security belonging to intending to cause wrongful loss to Z. A has committed

(b) A introduces water into an ice house belonging to Z, and thus causes the ice to melt, intending wrongful loss to Z. A has committed mischief.

(c) A voluntarily throws into a river a ring belonging to with the intention of thereby causing wrongful loss to Z.

A has committed mischief.

(d) A, knowing that his effects are about to be taken in execution in order to satisfy a debt due from him to Z, destroys those effects, with the intention of thereby preventing Z from obtaining satisfaction of the debt, and of thus causing damage to Z. A has committed mischief.

(e) A, having insured a ship, voluntarily causes the same to be cast away, with the intention of causing damage to the underwriters. A has committed mischief.

(f) A causes a ship to be east away, intending thereby to cause damage to Z, who has lent money on bottomry on the ship. A has committed mischief.

(g) A, having joint property with Z in a horse, shoots the horse, intending thereby to cause wrongful loss to Z. A has committed mischief.

(h) A causes cattle to enter upon a field belonging to Z.

(h) A causes cattle to enter upon a field belonging to Z, intending to cause, and knowing that he is likely to cause damage to Z's crop. A has committed mischief.

Punishment for committing mischief.

426. Whoever commits mischief shall be of either description for a term which may extend to three months, or with fine, or with both.

427. Whoever commits mischief and thereby

Committing mis-chief and thereby causing damage to the amount of 50 Rupecs.

causes loss or damage to the amount of fifty Rupees or upwards, shall be punished with imprisonment of either description for a term which may

extend to two years, or with fine, or with both.
428. Whoever commits mischief by killing,

poisoning, maining, or rendering uselers, any animal or animals of the value of ten Rupces or upwards, shall be punished

10 Rupces. with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

429.

Mischief by killing

or maining any ani-mal of the value of

Mischief by kill-ing or maining cat-tle, &c, or any ani-mal of the value of 50 Rupees.

Whoever commits mischief by killing, poisoning, maining, or rendering useless, any elephant, camel, horse, mule, buffalo, bull, cow, or ox, whatever may be the value thereof, or any other animal of the value of fifty Rupees or upwards, shall be punished with imprisonment of either description for a term which may extend to five

years, or with fine, or with both.

430. Whoever commits mischief by doing any act which causes, or which he knows to be likely to cause a Mischief by injury to works of irriga-tion or by wrongfuldiminution of the supply of ly diverting water. water for agricultural purposes, or for food or drink for human beings or for animals which are property, or for cleanliness or for carrying on any manufacture, shall be punished with imprisonment of either description for a term which may extend to five years, or with fine, or with both.

431.

Mischief by injury topublic road, bridge, or river.

Whoever commits mischief by doing any act which renders or which he knows to be likely to render any public road, bridge, navigable river, or navigable chan-

nel, natural or artificial, impassable or less safe for travelling or conveying property, shall be punished with imprisonment of either description for a term which may extend to five years, or with fine, or with both. 432. Whoever commits mischief by doing any

Mischief by causmg inundation or obstruction to public

dramage

attended

act which causes or which he knows to be likely to cause an inundation or an obstruction to any public drainage attendwith damage. ed with injury or damage, shall be punished with imprisonment of either

description for a term which may extend to five years, or with fine, or with both.

433. Whoever commits mischief by destroying

Mischief by destroying or moving or rendering less useful a light-house or sea-mark, or by exhibiting false exhibiting lights.

or moving any light-house or other light used as a sea-mark, or any sea-mark or buoy or other thing placed as a guide for navigators, or by any act which renders any such lightbuoy, or house, sea-mark,

other such thing as aforesaid less useful as a guide for navigators, shall be punished with imprisonment of either description for a term which may extend to seven years, or with fine, or with both.

Whoever commits mischief by destroying or moving any land-mark fixed Mischief by desby the authority of a public troying or moving &c., a land-mark fixed &c., a land-mark fixed servant, or by any act which by public authority. renders such land-mark less useful as such, shall be punished with imprisonment of either description for a term which may

extend to one year, or with fine, or with both. Whoever commits mischief by fire or any explosive substance, intending Mischief by fire or explosive substance with intent to cause to cause, or knowing it to be likely that he will thereby cause damage to any property to the amount of one hundred damage to amount of 100 Rupees.

Rupees or upwards, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

486. W hoever commits mischief by fire or any explosive substance, intending Mischief by fire or explosive substance to cause, or knowing it to be with intent to destroy a house, &c. building which is ordinarily used as a place of worship or as a human dwelling or as a place for the custody of property, shall be punished with transportation for life, or with imprisonment of

either description for a term which may extend to ten years, and shall also be liable to fine.
437. Whoever commits mischief to any decked

Mischief with in- vessel or any vessel of a burden of twenty tons or upwards, intent to destroy or make unsafe a decked tending to destroy or render unsafe, or knowing it to be likely that he will thereby des-20 tons burden. troy or render unsafe that vessel, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall

438. Whoever commits or attempts to commit

Punishment for the mischief described in the last Section when committed by fire or any explosive

also be liable to fine.

by fire or any explosive substance, such mischief as is described in the last preceding Section, shall be punished with transportation for life, or with imprisonment of either descrip-

tion for a term which may extend to ten years, and shall also be liable to fine.

439. Whoever intentionally runs any vessel aground or ashore, intending Punishment for to commit theft of any property intentionally contained therein or to dishoning vessel aground or ashore with intent nestly misappropriate any such to commit theft, &c. property, or with intent that such theft or misappropriation of property may be committed, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

440. Whoever commits mischief, having made Mischief commit- preparation for eausing to any person death, or hurt, or wrongted after preparation made for causing causing ful restraint, or fear of death, or of hurt, or of wrongful restraint, shall be punished with imprisonment of either descripti n for a term which may extend to five years, and shall also be liable to fine.

OF CRIMINAL TRESPASS.

441. Whoever enters into or upon property in the possession of another with intent to commit an offence or to intimidate, insult, or annoy any person in possession of such property; or having lawfully entered into or upon such property, unlawfully remains there with intent thereby to intimidate, insult, or annoy any such person, or with intent to commit an offence, is said to commit criminal trespass.

442. Whoever commits criminal trespass by entering into or remaining in House-trespass. any building, tent, or vessel, used as a human dwelling, or any building used as a place for worship, or as a place for the custody property, is said to commit "house-trespass,"

E planation .- The introduction of any part of the criminal trespasser's body is entering sufficient to constitute house-trespass.

443. Whoever commits house-trespass, having taken precautions to conceal Lurking housesuch house-trespass from some exclude or eject the trespasser from the building, tent, or vessel which is the subject of the trespass, is said to commit "lurking house trespass."

Whoever commits lurking house-trespass after sunset and before sunrise, Lurking houseis said to commit "lurking trespass by night. house-trespass by night."

445. A person is said to commit "house-breaking," who commits house-trespass if he effects his entrance House-breaking. into the house or any part of it in any of the six ways hereinafter described; or if, being in the house or any part of it for the purpose of committing an offence, or having committed an offence therein, he quits the house or any part of it in any of such six ways, that is to say :

First .- If he enters or quits through a passage made by himself, or by any abettor of the housetrespass, in order to the committing of the house-

trespass.

Secondly -If he enters or quits through any passage not intended by any person, other than himself or an abettor of the offence, for human entrance; or through any passage to which he has obtained access by scaling or climbing over any wall or building.

Thirdly .- If he enters or quits through any passage which he or any abettor of the house-trespass has opened, in order to the committing of the house-trespass by any means by which that passage was not intended by the occupier of the house to be opened.

Fourthly .- If he enters or quits by opening any lock in order to the committing of the housetrespiss, or in order to the quitting of the house after a house-trespass.

Fifthly .- If he effects his entrance or departure by using criminal force or committing an assault, of by threatening any person with assault.

Sixthly.—If he enters or quits by any passage which he knows to have been fastened against such entrance or departure, and to have been unfastened by himself or by an abettor of the house-trespa-s.

Explanation .- Any out-house, or building occupied with a house and between which and such house there is an immediate internal communication, is part of the house within the meaning of this Section.

Illustrations.

(a) A commits house-trespass by making a hole through the wall of Z's house, and putting his hand through the aperture. This is house-breaking.

(b) A commits house-trespass by creeping into a ship at a port hole between deckp. This is house-breaking.

(c) A commits house-trespass by entering Z's house through a window. This is house-breaking.

(d) A commits house-trespass by entering Z's house through the door, having opened a door which was fastened. This is house-breaking.

(e) A commits house-trespass by entering Z's house

This is house-breaking.

(c) A commits house-trespass by entering Z's house through the door, having lifted a latch by putting a wire through a hole in the door. This is house-breaking.

(f) A finds the key of Z's house door, which Z had lost, and commits house-trespass by entering Z's house, having opened the door with that key. This is house-breaking.

(g) Z is standing in his door-way. A forces a passage by knocking Z down, and commits house-trespass by entering the house. This is house-breaking.

(h) Z, the door-keeper of Y, is standing in Y's door-way. A commits house-trespass by entering the house, having deterred Z from opposing him by threatening to beat him. This is house-breaking.

446. Whoever commits house-breaking after sunset and before sunrise, is said to commit "house-breaking by night." House-breaking by night.

417. Whoever commits criminal trespass shall be punished with imprisonment Punishment for of either description for a term criminal trespass. months, or with fine which may extend to three hundred Rupees, or with both.

448. Whoever commits house-trespass shall be punished with imprisonment of Punishment for either description for a term house trespuss. which may extend to one year, or with fine which may extend to one thousand Rupees, or with both.

419. Whoever commits house-trespass in order House-trespass in order to the commission of an offence punishable with death.

to the committing of any offence punishable with death, shall be punished with trans. portation for life, or with rigo. rous imprisonment for a term

not exceeding ten years, and shall also be liable to

House-trespass in order to the commission of an offence punishable with ransportation for

450. Whoever commits house-trespass in order to the committing of any offence punishable with trans. portation for life, shall be punished with imprisonment of either description for a term not exceeding ten years, and shall also be liable to fine.

451. Whoever commits house-trespass in order to the committing of any offence

House-trespass in order to the compunishable with imprisonment.

punishable with imprison nent, shall be punished with impri-sonment of either description for a term which may extend to two years, and shall also be liable to fine; and if

the offence intended to be committed is theft, the term of the imprisonment may be extended to seven years.

452. Whoever commits house-trespass, having made preparation for causing House-trespass after preparation made for causing hurt to hurt to any person, or for asfor causing hurt to any person, or for wrongfully restraining any person, or for wrongfully restraining any person, or for hurt, or of assault, or of wrongful restraint, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

Whoever commits lurking house-trespass, 453. or house-breaking, shall be Punishment for lurking house-tres-puss or house-break-ing. punished with imprisonment of either description for a term which may extend to two years, and shall also be liable to fine.

454. Whoever commits lurking house-trespass,

Lurking house-trespass or housebreaking in order to the commission of offence punishable with imprisonor house-breaking, in order to the committing of any offence punishable with imprisonment, shall be punished with imprisonment of either description for a term which may extend to three years, and shall

also be liable to fine; and if the offence intended to be committed is theft, the term of the imprisonment may be extended to ten years.

455. Whoever commits lurking house-trespass,

Lurking house-trespass or house-breaking after pre-paration made for

or house-breaking, having made preparation for causing hurt to any person, or for as-

paration made for saulting any person, or for assulting any person, or for ausing hurt to any person, or for wrongfully restraining any person, or for putting any person, or for putting any person, or for putting any person in fear of hurt or of assault or of wrongful restraint, shall be punished with imprisonment of author description for a term which may extend to ten years, and shall also be liable to fine. and shall also be liable to fine.

456. Whoever commits lurking house-trespass Punishment for by night, or house-breaking rking house-trees by night, shall be punished with imprisonment of either lurking house-tres-

ing by night. description for a term which may extend to three years, and shall also be liable to fine.

Whoever commits lunking house trespass 457.

Lurking houses

trespass or house-breaking by night, in order to the commission of an offence punishable with imprisonment.

by night or house-breaking by night, in order to the committing of any offence punishable with imprisonment, shall be punished with imprisonment of either description for a term which may extend to five years,

and shall also be liable to fine; and if the offence intended to be committed is theft, the term of the imprisonment may be extended to fourteen years. 458. Whoever commits lurking house-trespass

Lurking housetrespass or house-breaking by night, after preparation made for causing hunt to any person.

by night, or house-breaking by night, having made preparation for causing hurt to any person, or for assaulting any person, or for wrongfully res

putting any person in fear of hurt, or of assault, or of wrongful restraint, shall be punished with imprisenment of either description for a term which may extend to fourteen years, and shall also be liable to fine.

459. Whoever, hurt Grievous caused whilst com-mitting lurking house-trespass

whilst committing house-trespass or house-breaking, causes grievous hurt to any person or attempts to cause death or grievous hurt to any house-breaking. person, shall be punished with transportation for life or imprisonment of either

description for a term which may extend to ten years, and shall also be liable to fine.

460. If at the time of the committing of

All persons jointly concerned in housebreaking &c., to be punishable for death or grievous hurt caused by one of their number.

lurking house-trespass by night or house-breaking by night, any person guilty of such offence shall voluntarily cause or attempt to cause death or grievous hurt to any person, every person jointly concerned

in committing such lurking house-trespass by night or house-breaking by night, shall be punished with transportation for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be hable to fine.

461. Whoever dishonestly or with intent to commit mischief, breaks open Dishonestly breakor unfastens any closed to eping open any closed receptacle containing tacle which contains or which or supposed to conhe believes to contain property, tain property. shall be punished with im-prisonment of either description for a term which tain property.

may extend to two years, or with fine, or with both.

Whoever, 462. same offence when committed by person entrusted with custody.

being entrusted with any Punishment for closed receptacle which contains or which he believes to contain property, without having authority to open the same,

dishonestly, or with intent to commit mischief, breaks open or unfastens that receptuale, shall be punished with imprisonment of either description for a term which may extend to these receptuals. to three years, or with fine, or with both.

CHAPTER XVIII.

OF OFFENCES RELATING TO DOCUMENTS AND TO TRADE OR PROPERTY-MARKS.

463. Whoever makes any false document or part of a document, with intent to cause damage or injury to the public or to any person, or to support any claim or title, or to cause any person to part with property or to enter into any express or implied contract, or with intent to commit fraud or that fraud may be committed, commits forgery.

161. A person is said to make a talse document — Making a false

First .--Who dish mestly or fraudulently makes, signs, seals, or executes a document or part of a document, or makes any mark denoting the execution of a document, with the intention of causing it to be believed that such document or part of a document was made, signed, scaled, or executed by, or by the authority of a person by whom or by whose authority he knows that it was not made, signed, scaled, or executed or at a time at which he knows that it was not made, signed, sealed, or executed, or

Secondly .- Who, without lawful authority, dishonestly or fraudulently, by cancellation or otherwise, alters a document in any material part thereof, after it has been made or executed either by himself or by any other person, whether such person be living or dead at the time of such alter-

ation; or

Thirdly.—Who dishonestly or fraudulently causes any person to sign, seal, execute, or alter a document, knowing that such person by reason of unsoundness of mind or intoxication cannot, or that by reason of deception practised upon him he does not know the contents of the document or the nature of the alteration.

Illustrations.

(i) A has a letter of credit upon B for Rupecs 10,000, written by Z. A, in order to defraud B, adds a cypher to the 19,000 and makes the sum 1,0000, intending that it may be believed by B that Z so wrote the letter. A has committed forgery.

(b) A, without Z's authority, affixes Z's seal to a dien-

meat purporting to be a conveyance of an estate from Z to A with the intention of selling the estate to B, and thereby of obtaining from B the purch se money. A has committed

forgery.

forgery.

(c) A picks up a cheque on a Banker signed by B, payable to bearer, but without any sum having been inserted in the cheque. A fraudilently fills up the cheque by inserting the sum of ten thous and Rupees. A commits forgery.

(d) A leaves with B, his agent, a cheque on a Banker, signed by A, without inserting the sum payable, and authorizes B to fill up the chequed y inserting a sum not exceeding ten thousand Rupees for the purpose of reaking certain payments. B freu lulently fills up the cheque by inserting the sum of twenty thousand Rupees. B commits forgery.

(c) A draws a Ball of Exchange on himself in the mano

(e) A drives a Bill of Exchvize on himself in the name of B without B's authority, intending to discount it as a genuine Bill with a Burker and intending to take up the Bill on its intuity. Here, as A draws the Bill with intent to decree the Burler by leading him to suppose that he had the security of B, and thereby to discount the Bill, A is

guilty of lorgery.

(f) Z will contains these words—" I dire t that all my remaining property be equally divided between A, B, and C," A dish mestly stratches out B's name, intending, that it may be believed that the whole was left to himself

that it may be believed that the whole was left to himself and C. A has committed forgery.

(g) A cadolese a Government Promissory Note and makes it payable to Z or his order by writing on the Bill the words "Pay to Z or his order," and signing the endorsement. B dishonestly crases the words 'pay to Z or his order" and thereby converts the special endorsement into a blank endorsement. B commits forgery.

(k) A sells and conveys an estate to Z. A afterwards, in order to defraud Z of his estate, executes a conveyance of

the sum estate to B. dited six months earlier thin the date of the conveyance to Z, intending it to be believed that he had conveyed the estate to B before he conveyed it to Z. A has committed forgery.

(i) Z dictates his will to A. A intentionally writes down

a different legatee from the legatee named by Z, and by representing to Z that he has prepared the will according to his instructions, induces Z to sign the will. A his commit-

ted forgary.

(j) A writes a letter noll signs it with B's nume without B's authority, contitying that A is a man of good character and in distressed circumstances from unforcescen misfortune, intending by means of such letter to obtain alms from Z and

intending by means of such letter to obtain alms from Z and other persons. Here, as L miles a false document in order to induce Z to part with property, A has committed forgery.

(k) A without B's authority writes a letter and signs it in B a num; certaining to A's character, intending thereby to obtain employment under Z. A has committed forgery, masmuch as he intended to deceive Z by the forged certificate, and thereby to induce Z to enter into an express or implied centract for service. plied contract for service.

E planation 1. - A man's signature of his own name may amount to forgery.

Illustr itions.

A signs his own name to a Bill of Exchange, intend-

(a) A signs his own name to a bill of Licela ige, intending that it may be believed that the Bill was drawn by another person of the same name. A has committed forgers.

(b) A writes the word "accepted" on a piece of paper and signs with Z's name, in order that B may afterwards write on the paper a Bill of Exchange drawn by B upon Z and negotiate the Bill as though it had been accepted by Z. A is guilty of forgery; and if B knowing the fact draws the Bill upon the paper pursuant to A's intention, B is also guilty of forcers.

forgery.

(c) A picks up a Bill of Exchange payable to the order of a different person of the same name. A endorses the Bill in his own nume, intending to cause it to be believed that it was

this own nume, intending to cause it to be believed that it was endorset by the person to whose order it was payable, here A has committed largery.

(d) A purchases an estate sold under execution of a decrease against B. B, after the service of the estate, in collusion with Z, executes a loise of the estate to Z at a nominal rent and for a long period, and dates the lease six months prior to the service with intent to defined A, and to cause it to be to the seizure with intent to defraud A, and to cause it to be believed that the lease was granted before the seizure. B, though he executes the lease in his own name, commits forgery by antedating it

(e) A, a trader, in anticipation of ins dvency, lodges effects with B for A's benefit and with intent to defraud his creditors, and in order to give a color to the transaction, writes a Promissory Note binding himself to pay to B a sum for value received, and antelates the note, intending that it may be believed to have been made before A was on the point of insolvency. A has committed forgery under the kest head of the definition.

texplanation 2. - The making of a false docunument in the name of a fictitious person, intending it to be believed that the document was made by a real person, or in the name of a deceased person, intending it to be believe I that the document was mule by the person in his lifetime, may amount to forgery.

Illustration.

A draws a Bill of Exchange upon a fictitious person, and found tently accepts the Bill in the name of such fictitious person with intent to negotiate it. A commits forgery.

465. Whoever commits forgery shall be punished with imprisonment of

Parishment for either description for a term which may extend to two years forgery or with fine, or with both.

466. Whoever forges a document, purporting

Figury of a redusace, or of a pubhe Register of Buths, to be a record or proceeding of or in a Court of Justice, or a Register of Birth, Baptism, Marriage, or Burial, or a Register kept by a public ser-

vant as such, or a certificate or document purporting to be made by a public servant in official capacity, or an authority to institute or defend a suit, or to take any proceedings therein, or to confess judgment, or a power of

attorney, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

467. Whoever forges a document which purpo ts to be a valuable se Forgery of a valucurity, or a will, or an authoable security or will. rity to adopt a son, or which purports to give authority to any person to mike or transfer any valuable security, or to receive the principal, interest, or dividends thereon, or to receive or deliver any money, moveable property, or valuable security, or any discurrent purporting to be an acquittance or receipt acknowledging the payment of money, or an acquittance or recept for the delivery of any moves he property of valuable security, shall be punished with transport. ation for life, or with impresonment of either description for a term which may extend to ten years, and shall also be hable to fine.

468. Whoever commits forgery, intending that the document forged shall Forgery for the purpose of cheating. be used for the purpose of purpose of cheating, cheating, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be hable to fine.
469. Whoever commits forgery, intending that the document forged shall

Forgery for the pur ose of harming the reputation of any person.

purpose, shall be either description for a term which may extend

to three years, and shall also be liable to fine. 470. A false

" A forged docu-

document made or in part by forgery a designated " a forged docu-

harm the reputation of any

party, or knowing that it is

likely to be used for that

punished with imprisonment of

471. Whoever fraudulently or dishonestly uses as genuine any document which Using as genuine a forged document. he knows or has reason to believe to be a forged document, shall

be punished in the same manner as if he had forged such document.

Making or possessing a counterfeit seal, plate, &c., with ingery punishable un-der Section 467.

472. Whoever makes or counterfeits any seal, plate, or other instrument for making an impression, intending that the same shall be used for the purpose of committing any forgery which

would be punishable under Section 167 or with such intent, has in his possession any such seal, plate, or other instrument, knowing the same to be counterfeit, shall be punished with transportation for life, or with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

473. Whoever makes or counterfeits any seal,

Making or possessing a counterfeit seal, plat, &c, with intent to commit a forgery punishable otherwise.

plate, or other instrument for making an impression, intending that the same shall be used for the purpose of committing any forgery which would be punishable under any

Section of this Chapter other than Section 467, or with such intent has in his possession any such seal, plate, or other instrument, knowing the same to be counterfeit, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

Having possession of a valuable security

or will known to be forged with intent to use it as genuine.

474. Whoever has in his possession any document, knowing the same to be forged, and intending that the same shall fraudulently or dishonestly be used as genuine, shall, if the document is one of the description mentioned in Section 166.

be punished with imprisonment of either descrip-tion for a term which may extend to seven years, and shall also be liable to fine; and if the document is one of the description mentioned in Section 467, shall be punished with transportation for life, or with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

Counterfeiting a device or mark used for authenticating in Section 467 or possessing counter-feit marked material.

Whoever counterfeits upon, or in the substance of, any material, any device or mark used for the purpose of authenticating any document described in Section in Section 467 or possessing counterfeit marked material.

467, intending that such device or mark shall be used for the purpose of giving the appearance of authenticity to any do-

cument then forged or thereafter to be forged on such material, or who with such intent has in his possession any material upon or in the substance of which any such device or mark has been counterfeited, shall be punished with transportation for life, or with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

Counterfeiting a device or mark used for authenticating documents other than those described in Section 467, or pos-sessing counterfeit

mensing counter marked material.

Whoever counterfeits upon, or in the substance of, any material, any device or mark used for the puipose of authenticating any document other than the documents described in Section 467, intending that such device or mark shall be used for the purpose of giving the ap-

pearance of authenticity to any document then forged or thereafter to be forged on such material, or who with such intent has in his possession any material upon or in the substance of which any such device or mark has been counterfeited, shall be punished with imprisonment of either description for a term which may extend to seven years,

and shall also be liable to fine.

Fraudulent cellation, destruction, &c. of a will.

477. Whoever fraudulently or dishonestly, or with intent to cause damage or injury to the public or to any person, cancels, destroys, or defaces, or attempts to cancel,

destroy, or deface, or secretes or attempts to secrete any document which is or purports to be a will, or an authority to adopt a son, or any valuable security, or commits mischief in respect to such document, shall be punished with transportation for life, or with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

OF TRADE AND PROPERTY-MARKS.

478. A mark used for denoting that goods have been made or manufac-Trade-mark. tured by a particular person or at a particular time or place, or that they are of a particular quality, is called a trade-mark.

479. A mark used for denoting that moveable

property belongs to a particular person, is called a property-Property-mark. mark.

480. Whoever marks any goods, or any case, Using a false tradecontaining goods, or uses any case, package, or other recep-

tacle with any mark there in, with the intention of causing it to be believed that the goods so marked, or any goods contained in any such case. package, or receptacle so marked, were made or manufactured by any person by whom they were not made or manufactured, or that they were made or manufactured at any time or place at which they were not made or manufactured, or that they are of a particular quality of which they are not, is said to use a false trade-mark.

481. Whoever marks any moveable property Using a false proor other receptacle containing moveable property or goods, or

uses any case, package, or other receptacle having any mark thereon, with the intention of causing it to be believed that the property or goods so marked, or any property or goods contained in any case, package, or other receptacle so marked, belong to a person to whom they do not belong, is said to use a false property-mark.

482. Whoever uses any false trade-mark or

Punishment for using a false trade or property mark with intent to deceive or injure any person.

any false property-mark with intent to deceive or injure any person, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

483. Whoever, with intent to cause damage or injury to the public or to

Counterfeiting a any person, knowingly countertrade or property-mark used by an-other, with intent to feits any trade or property-mark used by any other person, shall be punished with imprisonment of either descause damage or in-

cription for a term which may extend to two years, or with fine, or with both. Whoever, with intent to cause damage

184. Counterfeiting a property-mark use I by a public servant, or any mark used by hun to denote the manufacture, quality

&c , of any property.

or injury to the public or to any person, knowingly counterfetts any property-mark used by a public servant, or any mark used by a public servant to denote that any property has been manufas-

tured by a particular person, or at a particular time or place, or that the same is of a particular quality or has passed through a particular office, or that it is entitled to any exemption, or uses as genuine any such mark knowing the same to be counterfeit, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be hable to fine.

Fraudulent making or having possession of any die, plate, or other instrument for

anv

counterfeiting an public or private pro

perty or trade-mark.

485.

Whoever makes or has in his possession any die, plate, or other instrument for the purpose of making or counterfeiting any public or private property or trade-mark with intent to use the same for the purpose of counterfeiting such mark, or has in his

possession any such property or trade-mark with intent that the same shall be used for the purpose of denoting that any goods or merchandize were made or manufactured by any particular person or firm by whom they were not made, or at a time or place at which they were not made, or that they are of a particular quality of which they are not, or that they belong to a person to whom they

do not belong, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

486. Whoever sells any goods with a counterfeit property or trade-mark, Knowingly selling goods marked with a whether public or private, counterfeit property or trade-mark. whether public or private, affixed to or impressed upon the same or upon any case, wrapper, or recepta le in which such goods are packed or contained, knowing that such mark is forged or counterfeit, or that the same has been affixed to or impressed upon any goods or merchandize not manufactured or made by the person or at the time or place indicated by such mark, or that they are not of the quality indicated by such mark, with intent to deceive, injure, or damage any person, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

Fraudulently making a false mark upon any package or receptacle containing

487. Wheever fraudulently makes any false mark upon any package or receptacle containing with intent to cause any publie servant or any other person

or receptacle contains goods which it does not contain, or that it does not contain goods which it does contain, or that the goods contained in such package of recept icle are of a nature or quality different from the real nature or quality thereof, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

fraudulently makes use of 458. Whoever any such false mark with Punishment for the intent last aforesaid, knowmaking use of any such false mark. ing such mark to be false, shall be punished in the manner mentioned in the last preceding Section.

489. Whoever removes, destroys, or defaces any property-mark, intending or knowing it to be likely that D.facing any property-mark with inhe may thereby cause injury ent to cause injury. to any person, shall be punished with imprisonment of either description for a

term which may extend to one year, or with fine, or with both.

CHAPTER XIX.

OF THE CRIMINAL BREACH OF CONTRACTS OF SER-

490. Whoever, being lound ly a lawful contract to render his personal Breach of contract service in conveying or conducting any person or any provoyage or journey. perty from one place to another place, or to act as servant to any person during a voyage or journey, or to guard any person or property during a voyage or journey, voluntarily omits so to do, except in the case of illness or illtreatment, shall be punished with imprisonment of either description for a term which may extend to one month, or with fine which may extend to one hundred Lupees, or with both.

Illustrations.

(a) A, a palanquin bearer, being bound by legal contract to carry Z from one place to another, runs away in the middle of the stage. A has committed the offence defined in this Section.

(b) A, a cooly, being bound by lawful contract to carry Z's baggage from one place to another, throws the baggage away. A has committed the offence defined in this Section.

away. A has committed the offence defined in this Section.

(a) A, a proprietor of bullocks, being bound by legal contract to convey goods on his bullocks from one place to another, illegally omits to do so. A has committed the another, illegally omits to doffence defined in this Section.

(d) A, by unlawful means, compels B, a cooly, to carry his baggage. B in the course of the journey puts down the haggage and runs away. Here, as B was not lawfully bound to carry the baggage, he has not committed any offence.

Explanation .- It is not necessary to this offence that the contract should be made with the person for whom the service is to be performed. It is sufficient if the contract is legally made with any person, either expressly or impliedly, by the person who is to perform the service.

Illustration.

A contracts with a Dak Company to drive his carriage for a month. B employs the Dak Company to convey him on a journey, and during the month the Company supplies B with a carriage which is driven by A. A in the gaurse of the journey volunfarily leaves the carriage. Here, although A did not contract with B. A is guilty of an offence under this Section. Section

Whoever, being bound by a lawful con-Breach of contract attend on or to supply the wants of any person who to attend on and supby reason of youth, or of unsoundness of mind, or of a ply the wants of help-less persons. disease or bodily weakness, is helpless or incapable of providing for his own safety, or of supplying his own wants, voluntarily omits so to do, shall be punished with imprisonment of either description for a term which may extend to three months, or with fine which may extend to two hundred

Rupees, or with both. 492. Whoever, being bound by lawful contract in writing to work for another Breach of a conperson as an artificer, worktract to serve at a distant place to which man, or laborer, for a period the savant is connot more than three years, at

any place within British India to which by virtue of the con-

tract he has been or is to be conveyed at the expense of such other, voluntarily deserts the service of that other during the continuance of his contract, or without reasonable cause refuses to perform the service which he has contracted to perform, such service being reasonable and proper service, shall be punished with imprisonment of either description for a term not exceeding one month, or with fine not exceeding double the amount of such expense, or with both; unless the employer has ill-treated him or neglected to perform the contract on his part.

CHAPTER XX.

OF OFFENCES RELATING TO MARRIAGE.

493. Every man who by deceit causes any Cohabitation caused woman who is not lawfully married to him, to believe that by a man deceitfully inducing a belief of she is lawfully married to him lawful marriage. and to cohabit or have sexual intercourse with him in that belief, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

.494. Whoever, having a husband or wife liv-Marrying again during the life-time of husband or wife.

ing, marries in any case in which such marriage is wild by reason of its taking place during the life of such husband or wife, shall be punished with imprisonment of.



either description for a term which may extend to seven years, and shall also be liable to fine.

Reception .- This Section does not extend to any person whose marriage with such husband or wife has been declared void by a Court of competent jurisdiction, nor to any person who contracts a marriage during the life of a former husband or wife, if such husband or wife, at the time of the subsequent marriage, shall have been continually absent from such person for the space of seven years, and shall not have been heard of by such person as being alive within that time, provided the person contracting such subsequent marriage shall, before such marriage takes place, inform the person with whom such marriage is contracted, of the real state of facts so far as the same are within his or her knowledge. 495. . Whoever commits the offence defined in

Same offence with concealment of the former from the person with whom subsequent marriage is contractthe last preceding Section having concealed from the person with whom the subsequent marriage is contracted, the fact of the former marriage, shall be punished with imprisonment of either description for a term

which may extend to ten years, and shall also be liable to fine.

Marriage ceremony gone through with fraudulent intent without lawful marriage.

496 Whoever, dishonestly or with a fraudulent intention, goes through the ceremony of being married, knowing that he is not thereby lawfully married, shall be punished wi'h imprisonment of

either description for a term which may extend to seven years, and shall also be liable to fine. 497. Whoever has sexual intercourse with a

person who is and whom he Adultery. knows or has reason to believe to be the wife of another man, without the consent or connivance of that man, such sexual intercourse not amounting to the offence of rape, is guilty of the offence of adultery, and shall be punished with imprisonment of either description for a term which may extend to five years, or with fine, or with both. In such case the wife shall not be punishable as an abettor.

Enticing or taking away or detaining with a criminal intent a married wo-

498. Whoever takes or entices away any woman who is and whom he knows or has reason to believe to be the wife of any other man, from that man or from

any person having the care of her on behalf of that man, with intent that she may have illicit intercourse with any person, or conceals or detains with that intent any such woman, shall be punished with imprisonment of either description for a term, which may extend to two years, or with fine, or with both.

CHAPTER XXI.

OF DEFAMATION.

499. Whoever, by words either spoken or intended to be read, or by signs or by visible representations, makes or publishes any imputation concerning any person intending to be or knowing or having reason to believe that such imputation will harm the reputation of such person, is said, except in the cases hereinafter excepted, to defame that person.

Explanation I—It may amount to defamation to impute anything to a deceased person, if

the imputation would harm the reputation of that person if living, and is intended to be hurtful to the feelings of his family or other near relatives.

Explanation 2 .- It may amount to delamation to make an imputation concerning a company or an association or collection of persons as such.

Explanation 3 .- An imputation in the form of an alternative or expressed ironically, may amount to defamation.

Explanation 4 .- No imputation is said to harm a person's reputation, unless that imputation directly or indirectly, in the estimation of others, lowers the moral or intellectual character of that person, or lowers the character of that person in respect of his caste or of his calling, or lowers the credit of that person, or causes it to be believed that the body of that person is in a loathsome state, or in a state generally considered as disgraceful.

Illustrations.

- (a) A says—" Z is an honest man; he never stole B's watch;" intending to cause it to be be lieved that Z did steal B's watch. This is defamation, unless it fall within one of the
- (b) A is asked who stole B's watch. A points to Z, intending to cause it to be believed that Z stole B's watch. This is defamation, unless it fall within one of the Excep-
- (c) A draws a picture of Z running away with B's watch, intending it to be believed that Z stole B's watch. This is defamation, unless it fall within one of the Exceptions.

First Erception .- It is not defamation to Imputation of any impute anything which is true truth which the pubhe good requires to for the public good that the be made or published. imputation should be made or public. published. Whether or not it is for the public good is a question of fact.

Second Exception .- It is not defamation to ex-Public conduct of whatever public servants. duct of a public servant in the discharge of his public functions, or respecting his character, so far as his character appears in that conduct, and no further.

Third Exception .- It is not defamation to express in good faith any opi-Conduct of any nion whatever respecting the son touching any conduct of any person touching public question. any public question, and respect-

ing his character, so far as his character appears in that conduct, and no further.

It is not defamation in A to express in good faith any opinion whatever respecting Z's conduct in petitioning Government on a public question, in signing a requisition for a meeting on a public question, in presiding or attending at such a meeting, in forming or joining any society which invites the public support, in voting or canvassing for a particular candidate for any situation in the efficient discharge of the duties of which the public is interested.

Fourth Exception .- It is not defamation to Publication of publish a substantially true reports of Proceed report of the proceedings of a ings of Courts of Court of Justice, or of the result of any such result of any such results. sult of any such proceedings.

Raplanation .- A Justice of the Peace or other Officer bolding an enquiry in open Court preliminary to a trial in a Court of Justice, is a Court within the meaning of the above Section.



" Fifth Exception .- It is not defamation to ex-

Merita of a case decided in a Court of Justice; or conduct witnesses and others therein concerned

press in good faith any opinion whatever respecting the merits of any case, Civil or Criminal, which has been decided by a Court of Justice, or respecting the conduct of any

person as a party, witness, or agent, in any such case, or respecting the character of such person, as far as his character appears in that conduct, and no further.

Illustrations

(a) A says—"I think Z's evidence on that trial is so contradictory that he must be stupid or dishonest." A is within this Exception if he says this in good faith; inasmuch as the opinion which he expresses respects Z's character as it appears in Z's conduct as a witness, and no further.

(b) But if A says—"I do not believe what Z asserted at that trial, because I know him to be a man without veracity;"—A is not within this Exception, inasmuch as the opinion which he expresses of Z's character, is an opinion not founded on Z's conduct as a witness.

Sirth Exception.—It is not defamation to express in good faith any opinion respecting the merits performance. of any performance which its author has submitted to the judgment of the public, or respecting the character of the author o far as his character appears in such performance, and no further.

Explanation. - A performance may be submitted to the judgment of the public expressly or by acts on the part of the author which imply such submission to the judgment of the public.

Illustrations.

Illustrations.

(a) A person who publishes a book, submits that book to the judgment of the public.

(b) A person who in does a speech in public, submits that speech to the judgment of the public.

(c) An actor or singer who appears on a public stage, submits his acting or singing to the judgment of the public (d). A says of a book published by Z "Z's book is tooligh, Z must be a weak man Z's book is indecent, Z must be a man of impure mind" A is within this Exception, if he says this in good faith, insanuch as the opinion which he expresses of Z respects Z s character only so far as it appears an Z's book, and no further.

(e) But if A says—"I am not surprised that Z's book is

(e) But if A says—"I am not surprised that Z's book is feolish and indecent, for he is a weak man and a libertine."

A is not within this Exception, in samuch as the opinion which he expresses of Z's character is an opinion not founded on Z's book.

on Zs book

Seventh Exception.—It is not defamation in Consure pissed in good faith by a per-son baying lawful conferred by law, or arising an'houty over anout of a lawful contract made with that other, to pass in good faith any censure on the conduct of that other in matters to which such lawful authority relates.

Illustration.

A Judge consuring in good faith the conduct of a witness or of an other of the Court; a head of a department censuring in good faith these who are under his orders; a puent censuring in good faith a child in the presence of other children; a schoolmaster, whose authority is derived from a parent, cusuring in good faith a pupil in the presence of other pupils; a master consuring a servant in good tanth for remissions in solving; a banker consuling in good to his be cashier of his Bank for the conduct of such cashier as so reasmer—are within this exception.

righth Exception. - It is not defamation Ac asati n pre- to prefer in good faith an acto a duly authorized any of those who have lawful authority over that person with respect to the subject matter of accusation.

Illustration.

If A in good faith accuses Z before a Magistrate; if A in good faith complains of the conduct of Z, a servant, to Z's master; if A in good faith complains of the conduct of Z, a child, to Z's father; A is within this exception.

Imputation made in good faith by a person for the pro-tection of his interests.

Ninth Exception.—It is not def mation to character of another, provided that the imputation be made in good faith for the protection of the interests of the person

making it, or of any other person, or for the publie good.

Illustrations.

(a) A shopkeeper says to B, who manages his business,—
"Sell nothing to Z unless he pays you ready money, for I
have no opinion of his honesty." A is within the Exception
if he has made this imputation on Z in good faith, for the protection of his own interests.

(b) A, a Magnetrate, in making a teport to his superior officer, casts an imputation on the character of Z. Here, if the imputation is made in good fasth and for the public good,

A is within the Exception.

Tenth Exception .- It is not defamation to Caution intended convey a caution, in good faith, to one person against another, for the good of the person to whom it is provided that such caution be intended for the good of the conveyed or tor the public good. person to whom it is conveyed,

or of some person in whom that person is inter-

ested, or for the public good.

500. Whoever defames another shall be punished with simple imprison-ment for a term which may Punishment for defamation. extend to two years, or with

fine, or with both.

501. Whoever prints or engraves any matter, Printing or en- knowing or having good rea-Printing or enson to believe that such matter graving matter known to be defais defamatory of any person, shall be punished with simple immatory.

prisonment for a term which may extend to two years, or with fine, or with both.

502. Whoever sells or offers for sale any Sale of printed or printed or engraved substance engraved substance containing defainscontaining defamatory matter, knowing that it contains such tory matter. matter, shall be punished with simple imprisonment for a term which may extend to two years, or with fine, or with both.

CHAPTER XXII.

OF CRIMINAL INTIMIDATION, INDIT, AND ANNOYANCE.

503. Whoever threatens another with any Criminal intimidation.

ar property, or to the person or reputation of any one in whom that person is interested, with intent to cause alarm to that person, or to cause that person to do any act which he is not legally bound to do or to omit to do any act which that person is legally entitled to do as the means of a coiding the execution of such threat, commits criminal intimidation.

Explanation .- A threat to injure the reputation of any deceased person in whom the person threatened is interested, is within this Section.

Illustration.

A, for the purpose of inducing B to desist from prose-outing a civil suit, threatens to burn B's house. A languistr of comminal interpolation.

with intent to pro-DOLCE.

504. Whoever intentionally insults, and there-Intentional insult by gives provocation to any person, intending or knowing it to be likely that such provocation will eause him to break the public peace, or to commit any other offence, shall be punished with imprisonment of either description for a term which may extend to

two years, or with fine, or with both.

Circulating false report with intent to cause Mutiny or an offence against the State, &c.

circulates or publishes any statement, rumour, or report, which he knows to be false, with intent to cause any officer, soldier, or sailor in the Army offence against the or Navy of the Queen to mutiny, or with intent to cause fear or alarm to the public and thereby

to induce any person to commit an offence against the State or against the public tranquillity, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

506. Wheever commits the offence of criminal intimidation shall be punished

Punishment for intimidaeriminal.

with imprisonment of either description for a term which with fine, or with both; and if the threat be

If threat be to cause death or griev-

to cause death or grievous hurt, or to cause the destruction of cause death or griev-cus hurt, &c.

any property by fire, or to cause an offence punishable with death or transportation, or with imprison-

ment for a term which may extend to seven years, or to impute unchastity to a woman, shall be punished with imprisonment of either description for a term which may extend to seven years, or with fine, or with both.
507. Whoever commits the offence of criminal

dation by an amonycommunica-

Ctiminal intimi- intimidation by an anonymous communication, or having taken precaution to conceal the name or abode of the person from

whom the threat comes, shall be punished with imprisonment of either description for a term which may extend to two years, in addition to the punishment provided for the offence by the last preceding Section.

Act caused by in-

ducing a person to believe that he will be rendered an object of the divine dis

Whoever voluntarily causes or attempts to cause any person to do any thing which that person is not legally bound to do, or to omit to do any thing which he is legally entitled to do, by inducing or attempting to induce

that person to believe that he or any person in whom he is interested will become or will be rendered by some act of the offender an object of divine displeasure if he does not do the thing which it is the object of the offender to cause him to do, or if he does the thing which it is the object of the offender to cause him to offit, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

Illuttrations.

(a) A sits dhurns at Z's door with the intention of causing it to be believed that by so sitting he renders Z an object of divine displeasure. A has committed the offence defined in this Section.

(b) A threatens Z that, unless Z pe forms a certain act, A will kill one of A's own children, under such circumstances that the killing would be believed to render Z an object of divine displeasure. A has committed the offence defined in this Section.

Whoever, intending to insult the modesty

modesty of a

Word or gesture of any woman, utters any word, intended to insult makes any sound or costor exhibits any object, intending that such word or sound shall

be heard, or that such gesture or object shall be seen by such woman, or intrudes upon the privacy of such woman, shall be punished with simple imprisonment for a term which may extend to one year, or with fine, or with both.

510. Whoever, in a state of intoxication,

Misconduct in public by a drunken

appears in any public place, or in any place which it is a trespass in him to enter, and there conducts himself in such a

manner as to cause annoyance to any person, shall be punished with simple imprisonment for a term which may extend to twenty-four hours, or with fine which may extend to ten Rupees, or with both.

CHAPTER XXIII

OF ATTEMPTS TO COMMIT OFFENCES.

511. Whoever attempts to commit an offence punishable by this Code with transportation or imprisonment, Punishment for attempting to commit offences punishable with imprisonment. or to cause such an offence to be committed, and in -uo's attempt does any act towards the commission of the offence, shall, where no express provision is made by this Code for the punishment of such attempt, be punished with transportation or imprisonment of any description provided for the offence, for a term of transportation or imprisonment which may extend to one-half of the longest term provided for that offence, or with such fine as is provided for the offence, or with both.

Illustrations.

- A makes an attempt to steal some jewels by breaking open a box, and finds after so opening the box that there is no jewel in it. He has done an act towards the commission of theft, and therefore is guilty under this Section.
- (b) A makes an attempt to pick the pocket of Z by thrusting his Land into Z's pocket. A fails in the attempt in consequence of Z's having nothing in his pocket. A is guilty under this Section.

M. WYLIE, Clerk of the Council.



The Calcutta Gazette.

WEDNESDAY, OCTOBER 17, 1360.

LEGISLATIVE COUNCIL OF INDIA. *

THE 6TH OCTOBER 1860.

Tun following Act, passed by the Legislative Council of India, received the assent of the Right Honorable the Governor General on the 3rd October 1860, and is hereby promulgated for general information:

ACT No. XLI OF 1860.

An Act relating to the Emigration of Native Laborers to the British Colony of Saint Kitts.

Whereas it is expedient to render lawful the Emigration of laborers, being Native Inhabitants of British India, to the British Colony of Saint Kitts, and to extend the provisions of Act XXXI of 1855 (relating to the Emigration of Native Laborers to the British Colonies of Saint Lucia and Grenada) to the Emigration of Native Inhabitants of British India who may emigrate to Saint Kitts; It is enacted as follows:—

I. Act XIV of 1839, in so far as it renders liable to penalties every person who shall make with any Native of India any contract for labor to be performed in the British Colony of Saint Kitts, or who shall knowingly adder abet any Native of India in emigrating from the Ports, of Calcutta, Madras, and Bombay respectively, to the said Colony, is repealed.

Act XXXI of 1855
Act XXXI of 1855
and of the Schedule thereto
shall extend and apply to Native Inhabitants of the British
Territories in India who shall emigrate to Saint
Kitts, and that Act shall be read as if the words
"or the British Colony of Saint Kitts" had been
inserted therein after the words "Saint Lucia and
Grenada," or "Saint Lucia or Grenada," whereever those words occur in the said Act.

Commencement of Saint Kitts from the day when the Governor-General of India in Council shall notify in the Calcutta Gazette, that such Regulations have been provided and such measures taken as the Governor-General in Council deems necessary

for the protection of such emigrants during their residence in the said Colon, of Saint Kitts and in respect of their return to India.

M. WYLLE, Clerk of the Council.

Тик 6ти Остовев 1860.

The following Act, passed by the Legislative Council of India, received the assent of the Right Honorable the Governor-General on the 6th October 1860, and is hereby promulgated for general information:—

Acr No. XLII or 1860.

An Act for the establishment of Courts of Small Causes beyond the local to sits of the jurisdiction of the Supreme Courts of Judicature established by Royal Charter.

Preamble. Similar view to the more easy recovery established by Royal Charter at the several Presidencies of Calcutta, Madras, and Bombay; It is enacted as follows:

Constitution of Small Cause Courts.

Governor-General in Council, to constitute Courts of Small Causes, with the previous sanction of the Governor-General in Council, to constitute Courts of Small Causes, with the required establishment of Officers, at any place within the limits of their respective Governments, for the trial of suits under this Act, and to abolish any Court so constituted. Provided that no Judge of any Court constituted under this Act shall exercise any Civil jurisdiction except under the provisions of this Act.

Limits of territorial jurisdiction to be
fixed.

may, from time to

time, alter the same as may

so constituted, the Executive Government shall fix the territorial
jurisdiction of such Court, and
time, alter the same as may

III. The following are the suits which shall be

Description of suits cognizable by Small Cause Courts. cognizable by Courts of Small Causes constituted under this Act, namely, claims for money

due, whether en bond or other contract, or for rent, or for personal property, or for the value of such property, or for damages, when the debt, damage, or demand does not exceed in amount or value the sum of five hundred Rupees. Provided that no ac-

tion shall lie in any such Court on a balance of partnership account, unless the balance shall have been struck by the parties or their agents; or for a share or part of a share under an intestacy, or for a legacy or part of a legacy under a will; or for any claim for the rent of land or any other claim for which a suit may be brought before a Revenue Officer; or for the recovery of damages on account of alleged personal injuries, unless special damage of a pecuniary nature shall have resulted from such injury.

IV. Every Court of Small Causes constituted under this Act shall have cog-Jurisdiction of the nizance of all such suits as are mentioned in the last preceding Section, if the defendant at the time of the commoncement of the suit shall dwell or personally work for gain within the local limits of the juris-

diction of such Court.

V. Every Court constituted under this Act shall use a seal, bearing the Seal of the Court. following inscription in English and in the language of the Court—" Court of Small Causes of ;" and

;" and Court to be gene-rally subject to the Sudder Court. every such Court shall be subject to the general control and orders of the Sudder Court.

VI. Whenever

Snits within the jurisdiction of and cognizable by Small Cause Courts not to be heard by any other Court.

having any jurisdiction within the local limits of the jurisdiction of such Small Cause Court. Provided that nothing in this

Act shall be held to take

Saving of jurisaution of Magistiate, &c,

Magistrate, or a person

a Magistrate, of a

Magistrate, or an Assistant or a Deputy Magisof a trate, can now exercise in regard to debts or other claims of a civil nature;

of Village Moon-siffs and Village or District Punchayets in Madras .

of Military Courts of Request,
of single Officers
appointed to try
small suits in Madras and Bombay;

dencies of Fort St. George and Bombay respectively, for the trial of small snits in

and of Military Punchayets in Ma-

or the jurisdiction which can be exercised by Village Moonsiffs or Village or District Puncha. yets under the provisions of the Madras Code, or by Military Courts of Request, or by Cantonment Joint Magistrates invested with Civil jurisdiction under Act III of 1859, or by a single Officer duly authorized and appointed under the rules in force in the Presi-

a Court of Small Causes is

constituted under this Act, no

suit cognizable by such Court

under the provisions of this

Act shall be heard or determued in any other Court

Military Bazars, in Cantonments, and Stations occupied by the troops of those Presidencies respectively, or by Punchayets in regard to suits against Military persons, according to the rules in force under the Presidency

of Fort St. George.

Courts of Small Causes constituted under VII. this Act shall be held at such Courts where to place or places within the local be held. limits of their respective jurisdictions as shall from time to time be appointed by the local Government to which such Courts are subordinate.

VIII. Whenever any such Court is directed to be held at more places than one Time of helding Courts, if they be directed to be held in within the local limits of its jurisdiction, the Judge of such Court, subject to the control of more places than one. the Sudder Court, shall appoint the time at which the Court shall hold its sittings in every such place. Due notice of the time so appointed shall be given by a proclamation to be fixed up in some conspicuous place in the Court-house or other building in which the sittings of the Court are to be held.

1X. In all suits under this Act the summons to the defendant shall be for Summons. the final disposal of the suit, and no written statement other than the plaint shall be received unless required by the Court.

On application, imdegre may be granted against personal pro-perty of judgment debtor.

X. At the time of passing a decree under this Act, the Court may, on the verbal application of the party in whose favor the decree is passed, direct immediate execution of the suma by the issue of a warrant directed either

generally against judgment debtor the personal property of the judgment debtor wherever it may be found within the local limits of the Court's juris diction, or specially against any personal pro-perty belonging to the judgment debtor within the same limits which may be indicated by the judgment creditor.

XI. In the execution of a decree under this Execution against Act, if, after the sale of the immoveable proper-ty, if moveable pro-perty not sufficient. moveable property of a judgment debtor, any portion of a judgment shall remain due and the holder of such judgment desire to issue execution upon any immoveable property belonging to the judgment debtor, the Court, on the application of such judgment creditor, shall grant him a copy of the independent of the property of the independent creditor. the judgment and a certificate of any sum remaining due under it, and on the presentation of such copy and certificate to any Civil Court having general jurisdiction in the place in which the immoveable property of the judgment debtor is situate, such Court shall proceed to enforce such judgment according to its own rules and mode of procedure ın like cases.

XII. In suits tried under this Act, all decisions and orders of the Court Decision in cortain shall be final. Provided that suits to be final. it shall be competent to the Proviso. Court, if it shall think fit, to grant a new trial if applied for within the poried of thirty days from the date of the decision, but no new trial shall be granted unless the party applying for the same shall with his application deposit in Court the amount for which judgment shall have been given against him including the costs (if any) of the opposite party.

XIII. If in the trial of any suit under this Act

Court may refer questions of law accordance of l

entertain reasonable doubts, the Court may, either of its own motion or on the application of any of the parties to the suit, draw up a statement of the case and submit it, with its own opinion, for the decision of the Sudder Court.

XIV. The Court may proceed in the case not-

Court may pass decice contingent upon the opinion of the Sudder Court, pending which exeution not to issue

withstanding a reference to the Sudder Court, and may pass a decree contingent upon the opinion of the Sudder Court on the point referred, but no execution shall be issued in any

case in which a reference shall be mide to the Sulder Court, until the receipt of the order of that Court.

Full bench of the Sud ler Court to de cide cases refunder this Act. referred

XV. Cases referred for the opinion of the Sudder Court shall be dealt with by a full bench of that Court.

Sudde Court to fix an early day for the houng of the Proclamation thereof

The Sudder Court shall fix an early day for the hearing of the cale, and shall notify the same by a proclamation to be fixed up in the Court-house of that Court.

Parties may appear and be heard in person or by pleader or by pleader.

XVII. The parties to the case may appear and be heard in the Sudder Court in person

XVIII. The Sudder Court, when it has heard and considered the case, shall Decision of Sudder transmit a copy of its judg-Court how to be tran mitted. ment, under the seal of the Court and the signature of the

Register, to the Court by which the reference was made, and such (ourt shall, on the receipt thereof, proceed to dispose of the case conformably to the decision of the Sudder Court.

XIX. Costs, if any, consequent on the reference of a case for the opinion of the Sudder Court, Costs of reference to Sudder Court. shall be costs in the suit

 $\mathbf{X}\mathbf{X}$ The Sudder Court shall have power to make and issue general reles Sudder Court emfor regulating the practice and proceedings of the Courts powered to make rules of practice &c. established under this Act, and

also to prescribe forms for every proceeding in the said Courts for which it shall think necessary that a form be provided, and for keeping all books, entries, and accounts to be kept by the Officers, and from time to time to alter any such rule or form, provided that such rules and forms be not inconsistent with the provisions of this Act, or of any other law in force.

Provisions of Act
VIII of 1859 made
applicable to cases
ognizable under this

Act.

Act.

As hereinbefore provided, the provisions of Act VIII of 1859
(for eimplifying the procedure of the Courts of Civil Junicature not established by Royal Charter) abolt by acceptable to the courts of the Courts of Civil Junicature not established by Royal Charter) about the courts of the courts of the courts of Civil Junicature not established by Royal Charter) about the courts of the cou Charter) shall be applicable to cases cognizable under this Act in so far as the

same may be applicable and necessary.

M. WYLIB. Clork of the Council.

THE 6TH OCTOBER 1860

THE following Act, passed by the Legislative Council of India, received the assent of the Right Honorable the Governor-General on the 6th October 1860, and is hereby promulgated for general information :-

ACT No XLIII of 1560

An Act to amend Act I III of 1859 (for simplifying the Procedure of the Courts of Cred Judicature not established by Rogal Charter).

WHEREAS it is expedient to amend the provisions relating to special appeals contained in Act VIII of Preamble 1859 (for simplifying the Procedure of the Courts of Civil Interature not established by Royal (harter); It is enacted as follows -

I. No special appeal shall be from any decision

N special appeal from decision of any Court subordinate to the Sudder Court in certain suits

or order which shall be passed on regular appeal after the passing of this Act by any Court subordinate to the Sudder Court, in any suit of the

Small Causes under Act XLII of 1860, when the debt, damage, or demand for which the original suit shall be instituted shall not exceed five hundred Rupees. But every such order or decision shall be final

II. If in any suit in which an order or decision Reference of an s- is made find under this Act, any question of liw, or usage tion to the Sud l : having the force of law, or the construction of a document affecting the ments of the case, shall arise, on which the Court trying such suit shall entert un reisonable doubts, the Court may either of its own motion, or on the application of either of the parties to the suit, driw up a stitement of the case, and submit such at itement with its own opinion for the decision of the Sudder Court.

III. The Court may proceed in the case notwithstinding a reference to the Court may pass

d cree confingent upon the opinion of the Su'd t C int Su'd i pending which executi n not to issue

Sudder Court, and may piss a decice contingent upon the opinion of the Sudler Court on the pant referred, but no execution shall be issued in any case in which a reference shall be made to the Sudder Court, until the receipt of the order of that

(omt Full bench of the cale cases referred

Cases referred for the opinion of the Sudder Court shall be dealt with by a full bench of that Court

Sudder Court to fix an early dry for the hearing of the case
Proclamation
thereof

V The Sudder Court shall fix an enly day for the henrig of the cise, and shall notify the same by a proclimation to be fixed up in the Court-house of that Court.

Parties may ap pear and be heard in person or by pleader.

VI The parties to the case may appear and be heard in the Sudder Court in person or by pleader.

VII. The Sudder Court, when it has heard Decision of Sudtransmit a copy of its judg-ment under the seal of the der Court how to be transmitted. Court and the signature of the Register, to the Court by which the reference was made; and such Court shall, on the receipt thereof, proceed to dispose of the case conformably to the decision of the Sudder Court.

VIII. Costs, if any, consequent on the reference of a case for the opinion of the Sudder Court, shall be costs in the suit.

Act not to extend decision or order passed on to decisions passed or regular appeal by any Assistant Judges in Hombay.

Construction of Act and read as part of Act VIII of 1859.

M. WYLLE, Clerk of the Council.

ТНЕ 6ТН ОСТОВЕЕ 1860.

THE following Act, passed by the Legislative Council of India, received the assent of the Right Honorable the Governor-General on the 6th October 1860:—

Act No XLIV of 1860.

An Act for providing for the exercise of certain powers by the Governor-General during his absence from his Council.

Whereas the Governor-General in Council has declared that it is expedient that the Governor-General should visit the North-Western Provinces of the Presidency of Fort William in Bengal, and other parts of India, unaccompanied by any Member of his Council; It is enacted as follows:—

Powers to be exercised by the Governor-General during his absence from his Council, it shall be lawful for the Governor-General alone to exercise all the powers which might be exercised by the Governor-General in Council, in every case in which the said Governor-General may think it expedient to exercise the se powers.

II. All powers vested in the Governor-General
Powers of the
President in Couneil Government of India may be
lawfully exercised by the President in Council.

Commencement and duration of Act.

Cazette, that the Governor-Genceeding as aforesaid; and shall not continue in force for a longer period than three months.

M. WYLIB, Clerk of the Council. THE 6TH OCTOBER 1860.

The following Act, passed by the Legislative Council of India, received the assent of the Right Honorable the "Governor-General on the 6th October 1860, and is hereby promulgated for general information:—

ACT No. XLVI. of 1860.

An Act to authorize and regulate the I'migration of Native Laborers to the French Colonies.

Whereas a Convention has been negotiated between Her Majesty the Queen of Great Britain and Iteland and His Majesty the Emperor of the French, compusing the following Articles:—

ARTICLE I.

The French Government shall be at liberty to recount and engage laborers for the French Colonics in the Indian territories belonging to Great Britain, and to embark Emigrants, being subjects of Her Britannic Majesty, either in British or French Ports in India, under the conditions hereinafter stipulated.

ARTICLE II.

The French Government shall intrust the direction of its operations in every centre of recruitment to an Agent chosen by itself.

Those Agents must be approved by the British Government.

Such approval is assimilated, with regard to the right of granting and withdrawal, to the Exequatur given to Consular Agents.

ARTICLE III.

This recruitment shall be effected conformably to the regulations which now exist, or may hereafter be established, for the recruitment of laborers for British Colonies.

ARTICLE IV.

The French Agent shall, with regard to the operations of recruitment which are intrusted to him, enjoy for himself and for the persons whom he may employ, all the facilities and advantages afforded to the recruiting Agents for British Colonies.

ARTICLE V.

The Government of Her Britannic Majesty shall appoint in those British Ports where Emigrants may be embarked, an Agent who shall be specially charged with the care of their interests.

In French Ports the same duty with regard to Indian subjects of Her Britannic Majesty shall be confided to the British Consular Agent.

Under the term "Consular Agents" are comprised Consuls, Vice-Consuls, and all other Commissioned Consular Officers.

ARTICLE VI.

No Emigrant shall be embarked unless the Agent described in the preceding Article shall have been enabled to satisfy himself either that the Emigrant is not a British subject or, if a British subject, that his engagement is voluntary, that he has a perfect knowledge of the nature of his contract, of the place of his destination, of the probable length of his voyage, and of the different advantages connected with his engagement.

ARTICLE VII.

The contracts of service, with the exception provided for by Section 4 of Article IX, and by Section 2 of Acticle X, shall be made in India, and shall either bind the Emigrant to serve person designated by name, or to serve a person to whom he shall be allotted by the preparanthority on his arrival in the Colony.

ARTICLE VIII.

The contracts shall, moreover, make stipulation

1. The duration of the engagement, at the expiration of which the Emigrant shall receive a return-passage to India at the expense of the French Government, and the terms on which it will be competent to him to abandon or renounce his right to a free return-passage.

The number of days and hours of work.

 The number of days and hours of work.
 The wages and rations, as well as the rate of payment for extra work, and all the advantages promised to the Emigrant.

1. Gratuitous medical treatment for the Emigrant, except in cases where, in the opinion of the proper Government Officer, his illness shall have arisen from his own misconduct.

In every contract of engagement there shall be inserted an exact copy of Articles IX, X, XX, and XXI of the present Convention.

ARTICLE IX.

The duration of the Immigrant's engagement shall not be more than five years. In case, however, he shall be duly proved to have absented hunself from work, he shall be bound to serve a number of days equal to the time of his absence.

2. At the expiration of that period, every Indian who shall have attained the age of ten years at the time of his departure from India, shall be entitled to a return-passage at the ex-

pense of the French Government.

3. If he can show that his conduct has been regular, and that he has the means of subsistence, he may be allowed to reside in the Colony without any engagement; but from that time he will lose his right to a free return-passage.

4 If he consents to contract a new engage-ment, he will be entitled to a boun'y, and will retain his right to a return-pa-sage at the expira-

tion of this second engagement.

The right of the Immigrant to a return-passage extends to his wife, and to his children who quitted India under the age of ten years, as well as to those born in the Colonies.

ARTICLE. X.

The Immigrant shall not be bound to work more than six days in seven, nor more than nine

hours and a half a day.

The conditions of task-work and every other kind of regulation for work, shall be freely arranged with the laborer. The obligation to provide, on holidays, for the care of animals and the necessities of daily life, shall not be considered as work

ARTICLE XI.

In British Ports, the arrangements which pre-cede the departure of the Emigrants shall be conformable to those prescribed by the regulations for the British Colonies.

In French Ports, the Emigration Agent or his deputies shall, on the departure of every Emigrant ship, deliver to the British Consular Agent a nominal list of the Emigrants who are subjects of Her Britannic Majesty, with a description of their persons, and shall also communicate to him the contracts of which he may require copies.

In such case, only one copy shall be given of all contracts of which the provisions are identical tical.

ARTICLE XII.

In the Ports of embarkation, the Emigrants who are subjects of Her Britannic Majesty shall be at liberty, conforming to the regulations of Police relative to such establishments, to leave the Depôts, or other place in which they may be lodged, in order to communicate with the British Agents, who on their part may at any reasonable hour visit the places in which the Emigrants, subjects of Her Britannic Majesty, are collected or lodged.

ARTICLE XIII.

Emigrants may leave India for the Colonies to the East of the Cape of Good Hope at all

times of the year.

For other Colonies they may leave only from the 1st of August to the 15th of March. This arrangement applies only to sailing vessels; vessels using steam power may leave at any time of the year.

Every Emigrant sailing from India for the Antilles, between the 1st of March and the 15th of September, shall receive at least one double blanket over and above the clothing usually allowed to him, and may make use of it so long as the vessel is outside of the Tropies.

ARTICLE XIV.

Every Emigrant vessel must carry an European

Surgeon and an Interpreter.

The Captains of Emigrant vessels shall be bound to take charge of any despatch which may be delivered to them by the British Agent at the Port of embarkation for the British Consular Agent at the Port of destination, and to deliver it to the Colonial Government immediately after his arrival.

ARTICLE XV.

In every vessel employed for the conveyance of Emigrants, subjects of Her Britannic Majesty, the Emigrants shall occupy, either between decks, or in cabins on the upper deck, firmly secured and entirely covered in, a space devoted to their exclusive use. Such cabins and space between decks shall in every part have a height of not less than five feet and a half.

No compartment shall take more than one adult Emigrant for every subte space of s venty-two feet in the Presidency of Bengal and at Chandernagore, and for every cubic space of sixty feet in other French Ports, and in the Presidencies of Bombay and Madras.

An Emigrant above the age of ten years shall count as an adult, and two children from one to ten years of age shall count as one adult.

A place shall be fitted up for a hospital in every Emigrant ship.

Women and children shall occupy compartments of the vessel distinct and separate from those of the men.

ARTICLE XVI.

Each shipment of Emigrants shall include a proportion of women equal to at least one-fourth of the number of men. After the expiration of three years, the numerical proportion of women shall be raised to one-third; after two years more, it shall be raised to one-half; and after a further period of two years, the proportion shall be the same as may be fixed for the British Colonies.

ARTICLE XVII.

The British Agents at the embarkation shall have, at all reasonable times, the right of access to every part of the ship which is appropriated to the use of Emigrants.

ARTICLE XVIII.

The Governors of the French establishments in India shall make such administrative regulations

as may be necessary to ensure the complete execution of the preceding stipulations.

ARTICLE XIX.

On the arrival of an Emigrant ship in any French Colony, the Government shall cause to be transmitted to the British Consular Agent any despatches which it may have received for him, together with-

1. A nominal list of all laborers disembarked who are subjects of Her Britannie Majesty.

2. A list of the deaths or births which may have taken place during the voyage.

The Colonial Government shall take the necessary measures to enable the British Consular Agent to communicate with the Emigrants before their distribution in the Colony.

A copy of the "List of Distribution" shall be

delivered to the Consular Agent.

He shall be informed of all deaths and births which may occur during the period of engagement, as well as of all changes of employer, and of all departures on a return-passage.

Every fresh engagement, or act of renunciation of the right to a free return-passage, shall be

communicated to the Consular Agent.
ARTICLE XX.

All Immigrants, being subjects of Her Britannic Majesty, shall, in the same manner as other subjects of the British Crown, and conformably to the ordinary rules of international law, enjoy, in the French Colonies, the right of claiming the assistance of the British Consular Agents; and no obstacle shall be opposed to the laborer's resorting to the Consular Agent and communicating with him; without prejudice, however, to the obligations arising out of his engagement.

ARTICLE XXI.

In the distribution of laborers no husband shall be separated from his wife, nor any father or mother from their children under fifteen years of age. No laborer shall be required to change his employer without his own consent, unless he be transferred to the Government, or to the person who has acquired the property on which he is employed.

Immigrants who may become permanently incapable of work, either by sickness or by any other cause beyond their own control, shall be sent back at the expense of the French Government, whatever time may still be wanting to entitle them to a free return-passage.

ARTICLE XXII.

All operations of immigration may be carried on in the French Colonies by French or British vessels without distinction.

British vessels which may engage in those operations shall be bound to conform to all the measures of Police, health, and equipment which may apply to French vessels.

ARTICLE XXIII.

The labor regulations of Martinique shall serve as the basis for all the regulations of the French Colonies into which Indian Emigrants, subjects of Her Britannic Majesty, may be introduced.

The French Government engages not to introduce into those regulations any modification, the result of which would be to place the said Indian subjects in an exceptional position, or to impose upon them conditions of labor more stringent than those prescribed by the said regulations.

ARTICLE XXIV.

The present Convention applies to emigration to the Colonies of Re-Union, Martinique, Guadeloupe and its dependencies, and Guiana.

It may hereafter be applied to immigration to other Colonies in which British Consular Agents shall be established.

ARTICLE XXV.

The provisions of the present Convention relative to the Indian subjects of Her Britannic Majesty shall apply to the Natives of every Indian State which is under the protection or political control of Her said Majesty, or of which the Government shall have acknowledged the supremacy of the British Crown.

ARTICLE XXVI.

The present Convention shall begin to take effect on the 1st of September 1861, and shall continue in full force for three years and a half. It shall remain in full force, it notice for its termination be not given in the course of the month of September of the third year, and then notice can be given only in the course of the month of September of each succeeding year.

In case of notice being given for its termination it shall cease eighteen months afterwards.

It is understood that the stipulations of the present Convention relative to Indian subjects of Her Britannie Majesty introduced into the French Colonies shall be maintained in force in favor of the said Indians until they shall either have been sent back to their own country or have renounced their right to a return-passage.

And whereas a Convention was concluded and signed at Paris on the 25th day of July 1800 between Her said Majesty the Queen of Great Britain and Ireland and His said Majesty the Emperor of the French, consisting of the same Articles, but limited to the emigration to the French Colony of Re-Union from India of Native laborers to the number of not more than six

And whereas it is necessary, in order to give effect to the said Conventions, and for the due protection of Natives of India emigrating to French Colonies, that an Act of the Legislative Council of India should be passed; It is enacted as follows :-

I. Act XIV of 1839 and Section III Act XXIV of 1852 are repealed in so far as they render liable to Acts repealed. penalties every person who shall make with any Native of India any contract to be performed in the French Colonies of Re-Union, Martinique, Guadeloupe and its dependencies, or Guiana, or in any other French Colony in which a British Consular Agent has been or shall hereafter be established, and to which this Act shall be extended by an order of the Governor-General of India in Council as hereinafter provided, or who shall knowingly aid or abet any Native of India in emigrating from the Ports of Calcutta, Madras, and Bombay respectively, or from any French Port in India, to any of the said Colonies.

Nomination of ment may nominate a pergents for Calcutta, son to be Emigration Agent Agents for Calcutta, Madras, and Bombay. Madras, and Bombay. under this Act for each of the Ports of Calcutta, Madras, and Bombay. Provided that such person, before entering on the duties of his office under this Act, shall have been ap-Proviso. proved by Her Majesty.

III. The Emigration Agents so nominated and approved as aforesaid shall Powers of Agents. be authorized, under the conditions prescribed in this Act, to recruit and engage Native laborers for all or any of the French Colonies aforesaid.

The said Emigration Agents shall act in conformity with the regulations Operations of renow or hereafter existing for the recruitment of Native laborers for British Colonies, and shall, with regard to the operations of recruitment which are entiusted to them, enjoy for themselves and the persons whom they may employ in the management of the said operations, all the facilities and advantages afforded to the Emigration Agents for British Colonies.

V. The Protector of Emigrants at each of the three British Ports afore-said, shall act for the British Protector of Emi-Government as Protector of laborers emigrating under the provisions of this Act. In French Ports in India the duty confided to the British Consular Agents by Article V of the said Convention shall be performed under such instructions as may be given by the Governor-General in Council in that behalf.

VI. All contracts of service made with la-Contracts of ser- borers emigrating under this Act, except the contracts menvice, with certain exceptions, to be made in India. Effect of tioned in Section 1 of Article IX and Section 2 of Article X of the above recited Convention, shall be made in India, and shall bind the Emigrant either to serve a person designated by name, or to serve a person to whom he shall be allotted by the proper authority on his arrival in the

Colony to which he emigrates.

VII. The contracts of service shall be in accordance with the terms of the said Convention, and shall make provision for shall make provision for-

- 1. The duration of the engagement, at the expiration of which the Emigrant shall receive a return-passage to India at the ex-pense of the French Government, and the terms on which it will be competent to him to abandon or renounce his right to a free returnpassage.

2. The number of days and hours of work.
3. The wages and rations as well as the rate of payment for extra work, and all the advantages promised to the Emigrant.

4. Gratuitous medical treatment for the Emigrant, except in cases where, in the opinion of the proper Government Officer, his illness shall have arisen from his own misconduct.

5. In every contract of engagement there shall be inserted an exact copy of Articles IX, X, XX, and XXI of the Convention hereinbefore recited.

VIII. It shall not be lawful to convey any Emigrant, being a native of India, who may embark for the Emigrant ships to purpose of laboring for hire in any one of the said Colonies from any of the three British Ports aforesaid in any ship or vessel, unless a license be obtained for carrying Emigrants in any such ship or vessel from the Government of the Presidency in which the Port is situated. A fee, not exceeding one Rupce per Emigrant, as may be regulated from time to time Fee for heense. by the local Government, shall be demandable in respect of every such license, which fee shall be carried to the credit of the said Government, and the granting or witholding any such license shall be entirely discretionary with the Government; and in consideration of such license the Master of every ship conveying or Master of ship to destined to convey Emigrants from India, shall execute a

give Bond. Bond binding himself and his owners in a penal sum of ten thousand Rupees to conform to the several conditions herein provided, and the said Bond shall be executed in duplicate, that it may be put in suit either at the place of execution or in the Colony to which the Emigrants are to be conveved, and one copy shall be forwarded to the British Consular Agent at such Colony, to be dealt with as the case may require. And every ship or vessel in which any such Emi

Penalty if ship be grant shall be embarked with-out a license being obtained as aforesaid, shall be liable to be forfeited, and the Master thereof shall be liable, as for a misdemeanor, to a fine of one hunared Rupees for every such Emigrant so illegally embarked.

IX. It shall not be lawful for the Master of Master of vessel any vessel licensed as above to receive on mentioned to receive on board not to receive on board any Emigrant any Emigrant laborer, as above without a certificate. provided, unless such laborer shall have in his possession and show a certificate or pass, to be given to him by the Em-Certificate what gration Agent of the Port under this Act, countersigned by to state, &c. the Protector of Emigrants,

stating his name and the name of his father, and his age, and certifying that, having appeared before such Agent, he has declared his willingness to proceed to work for hire in the Colony to which such vessel is bound, and has been engaged by him as an Emig ant to such Colony on the part of the Government thereof.

X. The Protector of Emigrants shall ascertain, Protector to hold by personal communication with every Emigrant previously to personal conference with every Emigrant his or her embarkation from before embarkation. the Port or place for which such before embarkation. Protector shall have been appointed, that such Emigrant has not been induced to emigrate by any fraud or by any false or unreasonable expectation, and is aware of the distance of the Colony to which he or she is about to emigrate from the place where he or she is about to embark, and that the real advantages likely to be derived from a removal to such Colony have been explained to such Emigrant, and that such Emigrant has been duly cautioned against unreasonable and unwarrantable expectations; and that every such Emigrant is in good health and not incapacitated from labor by old age, bodily infirmity, or disease; provided that every

Enquiries to be such Protector shall make the enquiries specified in such Secmade in public. tion in an open Court or public Office to which all persons shall have admission.

XI. Before any ship or vessel, so licensed to Before Port-clearabove provided, shall be cleared ance, Master of Ship out from any of the aforesaid to obtain certificate from Emigration Ports for any of the Colonies aforesaid, it shall be necessary Agent stating

for the Master of such ship or vessel, provided any Emigrant of the description aforesaid shall embark therein, to obtain from the Protector of Emigrants at such Port as aforesaid, a certificate, under the hand of such Protector, to the effect following, that is to say-

First.—That such Protector has by personal communication done what is That the foregoing required on the part of such Section has been complied with. Protector by the last preceding Section of this Act.

That the directions in this Act as to health &c have been complied with. complied with.

tions contained in this Act for ensuring the health and safety of passengers have been duly

Second.—That all the direc-

Third.—That such rules have been complied with

That the rules is and by the Governor-General Council as to Medical attendance &c. have been complied

as the Governor-General in Council shall from time to time frame touching the Medical attendance and Medical stores and the proper clothing to be provided, the species of provisions suited to Native habits,

the number of women that should accompany the Emigrants, or other matters.

XII. The probable lengths of the voyages to

the several French Colonies Probable lengths from the Ports aforesaid shall be of voyage. deemed for the purposes of this

Act to be as follows

From the Port of Calcutta to Re-Union-

Between the months of April and October inclusive, ten weeks.

Between the months of November and March inclusive, eight weeks.

From the Port of Madras-

Between the months of April and October inclusive, seven weeks.

Between the months of November and March inclusive, five weeks.

From the Port of Bombay-

Between the months of April and September inclusive, five weeks; and between the months of October and March inclusive, six weeks.

From the Port of Calcutta to Martinique, Guadeloupe and its dependencies, twenty weeks.

From the Port of Madras, ninteen weeks. From the Port of Bombay, nineteen weeks.

From the Port of Calcutta to Guiana, twenty-

MX weeks. From the Port of Madras, nineteen weeks.

From the Port of Bomba , nineteen weeks. Provided that the Governor-Ceneral of India

Council may, by order to be published in the Calcutta Gazette, extend this Act to any other French Colony not expressly named herein at which a British Consular Agent is established and to which the application of the above recited Convention shall be extended, and in such order may declare the probable length of the voyage to such Colony. Such declaration shall have the same force and effect as if it formed part of this Section

XIII. Clause 1 .- Emigrants may leave India for the French Colomes to the Time of sailing. East of the Cape of Good Hope at all times of the year.

Clause 2 .- For the other French Colonies, they mry leave only from the 1st of August to the 15th March. This arrangement applies only to sailing vessels; vessels using steam power may leave at any time of the year.

Clause 3 .- Every Emigrant sailing from India for any French Colony Westward of the Cape of Good Hope between the 1st of March and the 15th of September, shall receive at least ondouble blanket over and above the clothing usually allowed to him, and may make use of it so long as the vessel is outside of the Tropies.

XIV. Every Emigrant vessel must carry an

Emigrant vessel to carry an European Surgeon and an Interpreter. Capt in to tike charge of Dospatches from the Protector to the British Consular Agent.

European Surgeon and an Interpreter. The Master every Emigrant vessel shall be bound to take charge of any Despatch which may be delivered to him by the Protector of Emigrants at the Port of embarkation for the British Con.

Port of destination, and to sular Agent at the deliver it to the Colonial Government immediately after his arrival.

XV. Clause 1.-In every Space to be set vessel employed for the conveyance of Emigrants, the apart for Emigrants on boardship. Emigrants shall occupy, either between decks, or in cabins on the upper deck firmly secured and entirely covered in, a space devoted to their exclusive use. Such cibins and space between decks shall in every part have a height of five feet and a half.

Clause 2. -No compartment shall take more than one adult Emigrant for every cubic space of seventy-two feet in the Presidency of Bengal, and for every cubic space of sixty feet in the Presiden-cies of BomLay and Madras.

Clare 3 .- An Emigrant above the age of ten years shall count as an adult, and two children from one to ten years of age shall count as one

adult.
Clause 1.—A place shall be fitted up for a hospital in every Emigrant ship.

Clause 5 .- Women and children shall occupy compartments of the vessel distinct and separate from those of the men.

Amount or propor-tion of provisions to be carried by Emigrant vessel over and above the victualling

of the crew.

XVI. There shall be actually laden on board of every ship or vessel conveying Emigrants into any of the Colonies aforesaid at the time of departure of such ship or vessel from the Port at which such laborers shall be embarked,

good and wholesome provisions for the use and consumption of the said passengers, over and above the victualling of the crew, to the amount or in the proportion following: that is to say-a supply of water to the amount of five gallons for every week of the computed voyage for every passenger on board such ship or vessel, such water being carried in tanks or sweet casks; and a supply of rice, bread, biscuit, flour, oatmeal, or bread stuffs to the amount of seven pounds weight to every week of the computed voyage for every such pas-senger. Provided always that,

when any such ship or vessel shall be destined to call at a Port or place in the course of her voyage for the purpose of filling up her water-casks, a supply of water at the rate before mentioned for every week of an average voyage to such Port or place of calling shall be deemed to be a compliance with this Regulation; and provided that the preceding Regulation regarding food shall be deemed to have been complied with in any case when it shall be made to appear that, by the special authority of the Governor-General of India in Council, any other articles of food were substituted for the articles above enumerated, as being in his judgment equivalent thereto. Provided also that when any such ship or vessel is fitted with Normandy's Apparatus for distilling sea-water, a reduction shall be allowed of one-third in the quantity of water required to be provided as aforesaid.

XVII. Before any such ship or vessel shall be Before Port-clear. cleared out on any such voyage, the Protector of Emigrants at ance Master of vessel to obtain a Survey the Port or place from which Certificate. such ship or vessel shall be cleared out, shall survey or cause to be surveyed by some competent person, the provisions and water hereinbefore required to be on board for the consumption of passengers, and shall ascertain that the same are in good and sweet condition, and also that, over and above the same, there is on board an ample supply of water and stores, for the victualling of the crew of the ship or vessel, and shall also ascertain that such ship or vessel is generally reputed sea-worthy, and that the directions hereinbefore contained for ensuring the health and safety of the passengers have been complied with, and shall grant a certificate thereof, under his hand, to the Master of such ship or vessel.

VIII. The Master of every ship or vessel up to what time Master of vessel to furnish Emigrants to provide for and furnish to every such Emigrant, and his wife and children, a sufficient quantity of good and wholesome provisions for his, her, and their daily maintenance during such voyage, and during the space of forty-eight hours next after the arrival of such ship or vessel at the place of destination.

XIX. Two copies of Sections X to XX incluEmigrant vessel sive of this Act, and two copies to carry copies and of a translation thereof in such translations of these Native language as the local Regulations.

Government may direct, authenticated by the signature of the Protector of Emigrants at the Port or place at which such Emigrants shall embark, shall be delivered to the Master by such Protector at the time of clearance, and shall be kept on board of every ship or vessel carrying such Emigrants as aforesaid, during the whole voyage, and one of such copies or translations shall, upon request made at any reasonable time to the Master of the ship or vessel, be produced to any passenger for his perusal.

XX. The Master of every ship or vessel carrying Emigrants from India to Master to deliver list to any of the Colonics aforesaid Emigration shall, before clearing out such Ship or vessel, deliver to the Protector of Emigrants at the Port or place from which such vessel is cleared out, a list in writing, together with a duplicate of the same, specifying, as accurately as may be, the names, ages, and oc-cupations of all and every the Emigrants on board such ship or vessel, and such Protector shall thereupon deliver to the said Master the counterpart of such list signed by such Protector; and the said Master shall, on the arrival of such ship or vessel at the place of destination, and previous to the disembarkation of any such Emigrants, give notice of the arrival of such ship or vessel, and deliver the said courserpart of such list to the British Consular Agent at the Columny at which the said ship or nessel may have arrived. XXI. If the Master of any ship or vessel shall,
Penalty for noncompliance with particulars required before clearance.

clear such ship or vessel for any of the said Colonies without having fully complied with every particular herein required previously to clearance, he shall be hable, on conviction before any Magistrate or Justice of the Peace, to a penalty not exceeding two hundred Rupees for every Emigrant laborer so taken on board his ship or vessel.

Penalty for taking on board, after clearance, Emigrants not entered in list.

board any such Emigrant laborer as afore-said without having entered such Emigrant laborer in such list as afore-said, or without having obtained such duplicate as afore-said containing the entry of such Emigrant prior to clearance, he shall be liable, on conviction before any Magistrate or Justice of the Peace, to a penalty not exceeding five hundred Rupees for every Emigrant so taken on board his ship or vessel.

XXIII. If any Master of any ship or vessel Penalty for fraudu- cleared for any of the said Colonies as aforesaid shall, after having obtained such lent acts whereby certificate becomes mapplicable to the altered certificate as aforesaid, fraudustate of the vessel. lently do or suffer to be done any act or thing whereby such certificate shall be-come inapplicable to the altered state of the ship or vessel, its passengers, or other matters to which such certificate relates, such Master shall be liable on conviction to a penalty not exceeding five thousand Rupees, besides incurring a forfeiture of any Bond executed in consideration of any license obtained for the vessel as originally described.

Custom House Officers and Pilots to exercise, for the purposes of this Act, certain powers vest-cd in the former for the prevention of smuggling.

the powers vested by law in the Officers of Customs in regard to the searching and detention of ships or vessels or otherwise for the prevention of smuggling on board thereof, may be exercised by such Officers for the prevention of illegal embarkation of such Emi-

grants as aforesaid on board ships or vessels bound for any of the said Colonies and of other offences against this Act; and all Pilots in the service of the Government of India shall be invested with the same powers and be charged with the same duties as Preventive Officers of Customs in this behalf.

XXV. Whenever a vessel shall clear from Calcutta for any of the said Colonies with Emigrant labor-Custom House Officers and Pilots at ers duly embarked thereon, the Calcutta to counter-Customs Officer on board such sign papers. vessel shall countersign the pass or certificate brought on board such vessel by every such Emigrant laborer and shall keep a register of every such Emigrant laborer as may come on board. And such Customs Officer shall remain on board such vessel until she shall arrive in Saugor roads, and shall not

Passengers and Emigrants.

To muster crew and come away until muster of the crew and passengers and Emigrant laborers has been made in his presence and in that of the l'ilot in charge

of the vessel; and after the Customs Officer has taken muster and quitted the vessel, the Pilot shall continue to exercise the duties indicated in the last preceding Section of this Act; and it shall be lawful for him, if he shall deem it necessary, to require the Master or Commander to take a general muster of the crew and passengers and Emigrant laborers on board, and to sign a muster roll so taken. And every such Custom House Officer and Pilot shall make a complete report of the Emigrant la-

Report of Emigrants on board.

same; and such report shall contain a declaration
that to the best of the declarant's belief no additional Emigrant laborers have been received on
board since obtaining the certificate, and that
nothing else has been done or omitted to be done in
the ship or vessel contrary to the provisions of this
Act; and every such report or muster (if any)
shall be transmitted without delay to the Protector of Emigrants at the Port. And any Custom
House Officer or Pilot who shall wilfully make a
false, erroneous, or incomplete

Penalty. report of the Emigrant laborers on board of any ship, or who shall connive at the unauthorized embarkation of any such Emigrant laborers, shall be liable, besides dismissal, to a fine of five hundred Rupees, commutable if not paid to imprisonment in the Civil Jail for six months, and the penalty shall be adjudged in like manner as similar penalties are adjudged for offences committed in respect to the Customs Revenue.

XXVI. If any person shall forge, or shall use knowing it to be forged, any document required by this Act, such person shall be liable to be imprisoned for any period not exceeding seven years.

AXVII. All the several penalties to which the

Masters of ships or vessels are
liable by this Act shall be enforced by information laid before any Magistrate or Justice of the Peace at the instance of the Protector of Emigrants or of any Officer appointed for the purpose by the Government of the Presidency or place, or may be enforced by putting in suit the Bond given by the Master, if such Bond has been given in consideration of the license granted to the ship.

XXVIII. All fines and penalties imposed by a Magistra'e or Justice of the Levy of fines. Peace under the authority of this Act, if no other means for enforcing the payment of such fines and penalties are provided by this Act, may in case of non-payment thereof be levied by distress and sale of the goods and chat-tels of the offender by warrant of the Magistrate When a warrant of distress is issued, or Justice. the Magistrate or Justice may order the offender to be detained and kept in safe custody until return can be conveniently made to such warrant, unless the offender enter into a recognizance, with or without sureties, conditioned for his appearance before him on the day appointed for such return, such day not being more than eight days from the time of taking such recognizance; but if before issuing such warrant of distress, it shall appear to the Magistrate or Justice, by the admission of the offender or otherwise, that no sufficient distress can be had within the jurisdiction of such Magistrate or Justice whereon to levy such fine or penalty, he may, if he think fit, refrain from

issuing such warrant of distress; and in such case, or if such warrant shall have been issued and upon the return thereof such insufficiency aforesaid shall be made to appear to the Magistrate or Justice, he shall, by warrant, commit the offender to jail, there to be imprisoned, according to the discretion of the Magistrate or Justice, for any term not exceeding two months where the amount of the fine shall not exceed fifty Rupees, and for any term not exceeding four months where the amount shall not exceed one hundred Rupees, and for any term not exceeding six months in any other case; the commitment to be determinable in each of the cases aforesaid on payment of the amount.

on payment of the amount.

XXIX. Each shipment of Emigrants under

Numerical proportion of women equal to at
men by each shipment. of men. After the expiration
of three years, the numerical proportion of women
shall be raised to one-third; after two years more,
it shall be raised to one-half; and after a further
period of two years, the proportion shall be the
same as has been or may be fixed for the British
Colonies.

XXX. The Protector of Emigrants shall have
Protector to have at all reasonable times the right
right of access to of access to every part of every
every part of the ship. ship which is appropriated to
the use of Emigrants under

XXXI. This Act shall take effect as to the Act when to take Emigration of Native laborers from India to the number of not more than six thousand to the Island of Re-union, from the time of the passing thereof, and shall take effect generally as to Emigration to the said Island and to Martinique Guadeloupe and its dependencies, and Guiana, from the time when the Convention herein recited and set forth shall have been concluded and signed and shall take effect, and as to emigration to any other French Colony, from such date as the Governor-General in Council in extending this Act to such Colony shall determine. From the time this Act shall so take effect, it shall continue in force so long as the said Convention shall continue in force and no longer. Provided that Act XIX of 1856 (to enable the Governor General of India in Council to suspend the operation of certain Acts relating to the Emigration of Native laborers) shall have full force and effect in respect to the Emigration of Native laborers to any or all of the French Colonies under this Act.

M. WYLIE, Clerk of the Council.

THE 6TH OCTOBER 1860.

The following Act, passed by the Legislative Council of India, received the assent of the Right Honorable the Governor-General on the 6th October 1860, and is hereby promulgated for general information:—

ACT No. XLVII or 1860.

An Act for giving to the Universities of Calcutta, Madras, and Bombay the power of conferring Degrees in addition to those mentioned in Acts II, XXII, and XXVII of 1857.

WHEREAS it is expedient to give to the Universities of Calcutta, Madras, and Bombay established under Acts
II, XXII, and XXVII of 1857, the power of

conferring Degrees other than the Degrees in that Act expressly provided for; It is enacted as follows:—

I. It shall be competent to the Chancellor, Vice Chancellor, and Fellows of the Universities of Calcutta, Madras, or Bombay respectively to confer such Degrees, and to grant such Diplomas or Licenses in respect of Degrees, as the said Chancellor, Vice Chancellor, and Fellows of any such University shall have appointed or shall appoint by any Bye-laws or Regulations made and passed or to be made or passed by them in the manner provided in the said Acts and submitted to and approved by the Governor-General in Council as far as regards the University of Calcutta, or by the Governor in Council of Madras or Bombay as regards the Universities of Madras and Bombay respectively.

II. All the provisions contained in the said

Acts II, XXII, and XXVII of

1857 with respect to the Degrees therein mentioned and to the examinations for those Degrees shall apply to any Degrees which may be conferred under this Act and to the examinations for such Degrees.

M. WYLIE,

Clerk of the Council.

ТНЕ 6тн Остовек 1860.

The following Bill was read a second time in the Legislative Council on the 6th October 1860, and was referred to a Select Committee who are to report thereon after the 10th of January next—

A Bill for the Regulation of Police within any parts of the British Territories in India to which it may please the Governor-General in Council to extend its provisions.

Wheneas it is expedient to make the Police

Force an efficient instrument
at the disposal of the Magistrate for the prevention and detection of crime,
and to reorganize the Police Force; It is enacted
as follows:—

I. The following words and expressions in this Act shall have the meaning hereby assigned to them, unless there be something in the subject or context repugnant to such construction, (that is to say)—

The Words "District Officer" shall mean the "District Officer." Chief Magisterial Officer in charge of a District and exercising the full powers of a Magistrate under the Regulations, or by whatever designation the Officer in executive administration of a District is styled.

The words "Magisterial Officer" shall include
"Magistrate." all persons, within the Police
District, exercising all or any
of the powers of a Magistrate.

The word "Subordinate" as applied to Police
"Subordinate."

Functionaries, shall mean District Superintendents and their

Assistants.

The word "Police" shall include General and "Police." Village Police, and all other persons, by whatever name known, who exercise any Police functions.

The expression "General Police District" shall embrace any Province, District."

Tract or Territory to which the operation of this Act shall be extended.

The word "property" shall include any chattel, money, or valuable security.

Words importing the singular number shall include the plural number, and words importing the plural number shall include the singular number.

"Gender." Words importing the masculine gender shall include females.

"Person." The word "person" shall include a Company or Corpora-

"Month." The word "month" shall mean calendar month

"Cattle."
The word "cattle" shall, besides horned cattle, include Elephants, Camels, Horses, Asses, Mules, Sheep, Goats, and Swine.

out the General Police District
Superintendence shall vest in and be exercised
vested in Governor by the Local Government,
in Council. under the control of the Governor-General in Council; and, except as authorized
by the Local Government, under the provisions
of this Act, no person, Officer, or Court shall be
empowered to appoint, supersede, or control any
Police functionary; any Regulation, Act, or
usage to the contrary notwithstanding.

III. The administration of the Police throughout the General Police District
Inspector-General shall be vested in an Officer
to be styled the InspectorGeneral of Police, and in such
Subordinates, subject to the general control and
direction of the District Officer, as to the Local
Government shall seem fit, who shall from time
to time be appointed by the said Local Government and may be removed by the same authority;
and who shall receive such salary as the GovernorGeneral of India in Council shall allow.

Powers of Police, to the passing of this Act, which up to the passing of this Act belonged by law to the existing Police Authorities, shall be vested in the Police Authorities appointed under this Act. Provided always that no Police Functionary so appointed shall possess or exercise any Judicial or Revenue authority; and the duties and responsibilities of Land-holders and others as defined by law shall apply to the Police appointed under this Act.

V. The Inspector-General of Police shall
Inspector-General to be appointed a Beautife of the Peace. He shall also have the full powers of a Magistrate throughout the General Police District; but shall exercise those powers subject to such orders as may from time to time be issued by the Local Government. The Local

Government may vest any District Superintendent

of Police with all the powers of a Magis-District Superintrate within such limits as it

tendent may be appointed a Magistrate.

may deem proper; but such
Superintendent shall exercise
the powers with which he shall
be so invested only so fur as may be necessary for
the preservation of the preservation of

be so invested only so far as may be necessary for the preservation of the peace, the prevention of crime, and the detection, apprehension and detention of offenders, in order to In what cases he their being brought before a

In what cases he may act in that capacity.

In what cases he may act in that capacity.

In what cases he their being brought before a
Magistrate, and as far as may
be necessary for the performance of the duties assigned to him by this Act.

V1. The entire Police establishment under each
Local Government shall, for
the Force.

and shall be formally enrolled; and shall consist of
such number of Officers and men, and shall be
otherwise constituted in such munor, as shall be
from time to time ordered by the Local Government, subject to the sanction of the Governor-General of India in Council.

VII. The Inspector-Gene-Inspector-General ral of Police may, from time to to control Force and mikerales. time, subject to the approval of the Local Government, frame such orders and regulations as he shall deem expedient, relative to the general organization and distribution of the Force, the places of residence, the pav and rank, the classification, distribution and particular service of the members thereof; their inspection, the description of arms, accourtements and other necessaries to be furnished to them; the collecting and communicating intelligence and information; and all such other orders and regulations relative to the said Police Force as the said In-pector-General shall, from time to time, deem expedient for preventing abuse or neglect, and for rendering such Force efficient in the discharge of all its duties.

VIII. The appointment of all Police Officers shall, under such rules as the Inspector General to appoint and distances.

Local Government shall, from time to time sanction, rest with the Inspector-General of

Police and the District Superintendents, who may, under such rules as aforesaid, at any time dismiss, suspend, reduce or fine to any amount not exceeding one month's pay, any Police Officer whom they shall think remiss or negligent in the discharge of his duty or otherwise unfit for the same.

Police Officers to receive certificates of Office.

Police Officers to receive certificates of Office.

Act under the seal of the Inspector-General, or such other

Officer as the Inspector-General shall appoint, by virtue of which the person holding such certificate shall be vested with the powers, functions, and privileges of a Police Officer. Such certificate shall cease to have effect whenever the person named in it is suspended or dismissed, or otherwise removed from employment in the Police Force, and shall thereupon be immediately surrendered to his superior Officer or other person empowered to receive it.

X. There shall be deducted from the pay of
Police Superannuation Fund.

every Police Officer, of a Class
not entitled to the benefit of
the Uncovenanted Service Pension Rules, a sum, after such rate as the Local
Government shall direct, not being a greater rate

than one Anna in the Rupee, which sum so de. ducted, and also the monies accruing from the stoppages from the pay of Police Officers during absence from sickness or other causes, from fines imposed on Police Officers for misconduct, and from fines imposed by Magistrates and others upon drunken persons, or for assaults upon Police Officers, and all monies arising from the sale of worn or cast-off clothing or other articles supplied for the use of the Police, or from any other miscellaneous sources which shall be permitted by the Local Government shall from time to time be invested in such manner and in such securities as the Local Government may direct, and the interest and dividends thereof, or so much of the same as shall not be required for the purposes herein mentiond, shall be likewise invested as aforesaid, and accumulate, so as to form a Fund to be called "The Police Superannuation Fund;" and shall be applied from time to time to the payment of superannuation or retiring allowances, or gratuities, under such rules as may be passed by the said Local Government: provided always that

Proviso.

any Police Officer may be dismissed or removed without superannuation allowance; and that no Police Officer shall be entitled as of right to any allowance from this Fund; or shall retain any right to a refund of any deduction made from his pay while he may have been a Police Officer.

XI. It shall be lawful for the Inspector-General Additional Police of Police, or any District Su-ficers employed at perintendent, if they shall e cost of indivi-think fit, and subject to the Officers employed at the cost of indivigeneral direction of the District Officer, on the application of any person showing the necessity thereof, to depute any odditional number of Police Officers, to keep the peace at any place within the General Police District, at the charge of the person making the application, to be exclusively under the orders of the District Superintendent, and for such time as they shall think fit: provided always that it shall be lawful for the person on whose application such deputation shall have been made, on giving one month's notice in writing to the Inspector-General or District Superintendent, to require that the Officer so deputed shall be discontinued; and such person shall be relieved from the charge of such additional Force from the expiration of such notice.

XII. Whenever any Railway, Canal, or other Appointment of public work, or any manufactional Force in e neighbourhood shall be carried on, or be in additional Force in the neighbourhood of Railway and operation in any part of the other works. other works. country, and it shall appear to the Inspector-General that the appointment of an additional Police Force in such neighbourhood is rendered necessary by the behaviour, or reasonable apprehension of the behaviour of the persons employed upon such work it shall be lawful for the Inspector-General, with the consent of the Local Government, to direct the employment of such additional Force; and to maintain the same so long as such necessity shall continue; and to make orders from time to time upon the Pressurer or other Officer having the control or custody of the Funds of any Company or person carrying on such works, for the payment of the autra Force so teadered necessary as aforesaid.

XIII. It shall be lawful for the Inpector-

Quartering of ad-ditional Police in disturbed or dangerous Districts.

General of Police, under the sanction of the Local Government, which shall be notified by proclamation in the Government Gazette, to depute any

part of the Police Force, in excess of the fixed complement, to be quartered in any part of the General Police District which shall be found to be in a disturbed or dangerous state, or in any part of the General Police District in which, from the misconduct of the inhabitants, he may deem it expedient to strengthen the number of Police; and the inhabitants of the offending tract or part shall be charged with the cost of such body of men so deputed; and the District Officer shall assess the proportion in which such sum is to be paid by the inhabitants according to his judgment of their respective means.

XIV. All monies paid or recovered in respect of any additional Force deputed Payment of money for support of addias is mentioned in the three last preceding Sections, shall be tional Police Force. paid into a Fund to be called "The General Police Fund"; and shall be applied to the maintenance of the Police Force, under such orders as the Local Government may pass. All sums of money payable under those Sections shall be recoverable by distress and sale of the goods of the defaulter, under the warrant of a Magisterial Officer, or by

suit in any competent Court. XV. When it shall appear that any tumult, riot or outrage has taken place, or may be reasonably appre-

Special Police Officers. Officers. hended in any place, and that the ordinary Officers appointed for preserving the peace are not sufficient for its preservation and for the protection of the inhabitants and the security of property in such place, it shall be lawful for any Police Officer not below the rank of Inspector to apply to the nearest Magisterial Officer to appoint so many of the Public or Village Servants, or residents of the neighbourhood, as such Police Officer may require, to act as special Police Officers for such time and in such manner as he shall deem necessary; and it shall be the duty of such Magisterial Officer at once to comply with such

applications.

XVI. Every special Police Officer so appointed shall have the same powers, Powers of special privileges, and protection, and Police Officers. be liable to all such duties and penalties, and be subordinate to the same authori-

ties as the ordinary Officers of Police. XVII. If any person being appointed a special Police Officer as aforesaid shall, without sufficient excuse, neglect or refuse to serve as such, or to obey such lawful order or direction as may be given him for the performance of his duties, he shall be liable upon conviction before a Magisterial Officer to a fine not exceeding fifty Rupees for every such neglect, refusal or disobedience.

XVIII. No Police Officer shall be at liberty to resign his office, or with-draw himself from the duties Police Officers not to resign without leave or two months' thereof, unless expressly allow-District Superintendent; or unless he shall have given to his superior Officer two months' notice in writing of his intention to do so; nor shall any such Police Officer engage in any employment or office whatever, other than his duties under this

Act, unless expressly permitted to do so in writing under the seal of the Inspector-General.

XIX. From and after the passing of this Act, Unlawful assump- every person not being, or having ceased to be, a duly en-rolled Police Officer, who shall tion of Police funcunlawfully assume any function or power belonging to the Police; and who shall not forthwith deliver up his Certificate, and all the clothing, accoutrements, and appointments, and other necessaries which may have been supplied to him for the execution of his duty ; or who shall have in his possession any distinctive article of the dress or appointment directed to be worn exclusively by the Police Force, without being able to account satisfactorily for his possession thereof; or who shall put on the dress of any Police Officer or any dress designed to represent it or to be taken for it; or who shall otherwise personate the character or act the part of any Police Officer for any purpose whatever; shall, in addition to any other punishment to which he may be liable for any offence committed under the assumed character, be liable, on conviction before a Magisterial Officer, to a penalty not exceeding two hundred Rupees, or to imprisonment, with or without hard labor, for a period not exceeding six months, or both.

XX. Every Police Officer shall, for all purposes in this Act contained, be con-Duties of Police sidered to be always on duty, Officers. and shall have the powers of a Police Officer in every part of the General Police District. It shall be his duty to use his best endeavours and ability to prevent all crimes, offences, and public nuisances; to preserve the peace; to apprehend disorderly and suspicious characters; to detect and bring offenders to justice; to collect and communicate intelligence affecting the public peace; and promptly to obey and execute all orders and warrants lawfully issued to him by any competent authority.

Police Officer any arrest without war

XXI. It shall be the duty of every Police Officer, and he is hereby authorized to arrest without warrant-

Person charged with or suspected of grave cimes.

1. Any person who is charged on credible information, or whom he has reasonable ground to suspect, of having been concerned in any grave or forcible crime or

case in which he shall have

2. Any person who is charged with committing Persons charged. an aggravated assault, in every with aggravated as-sault recently com-

outrage.

good reason to believe that such assault has been committed, although not in his view, and that by reason of the recent commission of the offence a warrant could not have been issued.

Persons committing a breach of the

3. Any person committing, or attempting to commit, any breach of the pcace, in his view, and who refuses to desist on being required thereto.

Any person found injuring the public build-

Persons found in-

juring public build-ings, &c.

such offence is of Proviso.

ings, roads, tanks, and water channels, or committing any offence punishable by Law: provided always that, where a slight and petty nature, it shall not be necessary for the Police Officer to arrest, if, from

the circumstances of the case, there is no reason to apprehend that the party will abscond.

5. Any vagrant whom he shall find disturbing Vagrants and suspicious persons. perious persons.

pect of having committed or being about to commit a crime; all persons whose name and residence are unknown, or whom he may find by night lying or loitering in any high-way, road or other place, and who, in either case, are unable to give a satisfactory account of themselves.

6. Any person who assaults, resists or observed structs such Police Officer in the execution of his duty, or aids or excites others so to Police Officer.

do.

7. All persons who, having been in legal Persons escaping custody, shall have escaped from legal custody. therefrom.

8. All persons who are charged with having done any injury or damage to Persons charged with an offence, 1ethe person or property of another, and who refuse to give fusing to give name. their name and residence, or who give one which there is ground to believe to be false, may be detained solely for the purpose of ascertaining such name and residence, with a view to future proceedings

XXII. In every case in which any person shall

be given in charge to a Police Amends may be Officer, on a false or frivolous awarded for churges charge; or in which a false and made on insufficient frivolous charge shall be made to a Police Officer against any person; or in which any information or complaint shall be laid or made before a Magisterial or Police Officer, and shall not be further prosecuted; or in which if further prosecuted, it shall appear to the Magisterial Officer by whom the case is heard, that there were no sufficient grounds for making the charge, such Magisterial Officer shall have the power to award a fine not exceeding fifty Rupees, or imprisonment for a period not exceeding one month, or both; or to award such amends not exceeding fifty Rupees, to be paid by the informer or complainant to the party informed or complained against, for his loss of time and expenses in the matter, as to such Magisterial Officer shall seem fit. And such amends shall be recoverable in the manner provided for the levy of

XXIII. Every person taken into custody by any Police Officer without war-Persons arrested rant, except persons detained without warrant to be taken to Station for the mere purpose of ascer-House until brought before Magistrate or taining their name and residence, shall forthwith be deli-Police Officer in charge of a Chowky or Station House, in order that such person may be secured until he can be brought before a Magisterial Offiper to be dealt with according to Law, or may give bail for his appearance before a Magisterial Officer, if the Officer in charge shall deem it prudent to take bail as hereinafter mentioned : provided always that, where bail is not taken, the pria Magisterial Officer within twenty-four hours, unless circumstances render delay unavoid ble.

XXIV. Whenever any person shall be brought

in custody, without a warrant, to any Station House, at a time Releasing on bail. when he cannot at once be sent before a Magis-

terial Officer, and shall be charged with any bailable offence, or with any unbailable offence, of which it shall appear to the Officer in charge of the Station House or other superior Officer of Police that the prisoner is falsely accused, it shall be lawful for such Police Officer to release the acensed on bail, or on his own recognizance, to appear before the Magisterial Officer when required.

XXV. It shall be lawful for every Police Offi-

cer in charge of a Station, or Superior Officer of other Superior Officer of Police, to bind by recognizance any Police may take re-cognizance for ap-pearance of proso-cutor of witnessperson to appear as prosecutor or as a witness before the Magisterial Officer by whom any grave charge is being or is about to be investigated; and if any such prosecutor or witne-s shall refuse to execute such recognizance, it shall be competent to such Officer to forward the person in custody to the Court of such Magisterial Officer.

XXVI. Every recognizance, so taken, shall be without fee or reward, and shall Condition of rebe conditioned for the appearcognizance. ance of the person thereby bound before any Magisterial Officer at such time and place as may be required and the time and place of appearance, and the sum thereby acknowledged, not exceeding one thousand Rupees, shall be specified in the said recognizance, or in the condition thereof; and the Officer taking the recognizance shall return the same forthwith to the Magisterial Officer-present at the time and place when and where the party is bound to appear.

XXVII. If from the absence of witnesses, or from any other reasonable cause, it shall become necessary or advisable to defer the examination of any case, or the further examination of any witnesses, it shall be lawful for any Magisterial Officer, from time to time, by his warrant, to remand the accused to the custody of any Police Officer, for such time as he shall deem necessary and reasonable, not exceeding eight clear days, to be secured in any Station House or Jail, or to be otherwise detained in custody, as to the said Magisterial Officer shall

appear expedient: provided al-ways that any such Magisterial Proviso. Officer may order such accused party to be brought before him at any time or place before the expiration of the time for which such accused party shall have been remanded; or may discharge such accused party on his own recognizances, with or without sureties, conditioned for his appearance at the time and place appointed for such further examination.

XXVIII. It shall be lawful for any Police Officer without a warrant to Entering drinking enter and inspect all drinking shops, Ac, without a warrant. shops, gaming houses, and other resorts of loose and disorderly characters; all premises of persons, suppected of receiving stolen property; any locality, vessel, boat or conveyance in any part of which places he shall have just cause to believe that crime has been, or is about to be committed; or which he reasonably suspects to contain stolen property; and then and there to take all necessary measures for the effectual prevention and detection of crime; and to take charge of all property reasonably suspected to have been stolen; and of all articles or things which may serve as evidence of the crime supposed to have been committed; and to take charge of all unclaimed property. .

Inspection of and mea-

XXIX. Every Police Officer, not below the grade of Inspector, shall, under such orders as may from time to time be issued by the Inspector-General of Police, be

an Inspector of weights and measures, and may enter any shop or premises for the purpose of inspecting the weights and measures, and instruments for weighing, kept or used therein; and may seize any weight, measure, or instrument for weighing, which may have reason to believe is false.

XXX. No Police Officer shall receive any complaint of any petty offence; or take into his custody any perto receive complaints son brought to him, accused of petty offences. of such petty offences, as tres

pass, assault, quarrelling, or the like; and it shall be lawful for any Police Officer to refuse to receive and act upon any charge of an offence of a grave character, if he shall, on enquiry made of the complainant alone, see good grounds for doubting its truth: provided always that, if the charge be

not of such a nature as under ordinary circumstances would justify the Police Officer in refusing to receive it, the particular reasons for refusing it are to be recorded by such Officer at the time.

XXXI. It shall be lawful for any Police Officer to lay any information before Police Officers may by mormations, &c. any Magisterial Officer, and to apply for summons, warrant, such other legal process as may by law issue, and may be expedient under the circumstances, against any person committing an offence against any law or enactment, or against any regulation for the protection of the Revenue, or against any person committing or failing to remove any public nuisance or unwarrantable ob-structions, keeping a disorderly house, harbouring thieres, disturbing the peace, obstructing the due course of justice, and the like; and to prosecute such offenders up to firal judgment: provided always that any rewards, for-

feitures, and penalties, or shares Proviso. of rewards, forfeitures, or penalties, which by law are payable to informers, and all costs of prosecution which may by any enactment be awarded to the prosecutor, shall be paid into the "General Police Fund."

XXXII. From after the passing of this Act All warrants, &c. all summonses, warrants of search warrant; warrants of members of the Pocon.mitment for trial, or orders for escort and conveyance of pusoners, and all other processes issued by any Officer in any criminal proceeding, shall be dinected and delivered to Officers of the Police alone; and such processes slid be served and executed by them and none others; provided always that, in all cases of petty offence it shall be lawful for the Magisterial o other Officer issuing a summons to require the party applying t either the for a summons for the appearance detendant or witnesses to describe and eventually to pay any fee for such Sua mons, and all cests incurred by the Police in serving such process, the same to be paid into the "General Polices Fund" for the maintenance of the Police.

XXXIII. Where any such warrant, order or

process shall be directed or delivered to any of the said Officers, unless it be necessary Warrant to be enfor the due execution thereof that such warrant

be executed without delay, the person receiving it shall deliver the same to any Officer authorized for that purpose, who shall take charge of it, and appoint by endorsement thereon one or more Police Officers to execute the same or endorse it to any other Officer for a like purpose; and every Police Officer whose name shall be so endorsed thereon shall have the same powers, privileges, and protection as if the same had originally been directed to him by name: provided also, that

every such process sha'l be executed with all secreey and despatch; and shall have full force in any part of the General Police District, except within the limits of the Supreme Court, without further formality or local endorsement; and that all Police Authorities shall every where be assisting in the execution of such process.

XXXIV. Every summons, notice, or other criminal process may be served Service of sumon the party named personally, monses, &. or be left with some adult male member of his family, or a copy thereof may be affixed on some conspicuous part of his usual place of abode; and any party falling or neglecting to obey such summons or notice duly served, shall be hable, at the discretion of the Magistrate or Court that issued the process, to a penalty not exceeding fifty Rupees, unless such person shall be able to prove that he was prevented by unavoidable accident or other satisfactory cause from beying ach summons, notice or the like.

XXXV. Any Magisterial Officer may, with-

out issuing any summons, Warrant without forthwith issue his warrant, to bring before him any person charged with an offence eognizable by him, or whose attendance it may for any reason be necessary to enforce, whenever it shall appear probable hat such person will not attend unless compelled so to do.

XXXVI A Police Officer executing a warrant of arrest shall notify the sub-Notification of sub-stance of Warrant. stance of the warrant, and if required so to do shall

show the warrant. XXXVII. In

Warrint how to be

making an arrest, the Police Officer execting the warrant shall not be required to touch or confine the person to be

arrested, if there be submission to the custody by word or action.

XXXVIII. After arrest the prisoner shall not be subjected to any more 168unnice -my restraint.

Breaking of outer door or winde w.

traint than such as may be necessary to prevent his escape. XXXIX. Any Police Officer authorized by a warrant to arrest a person accused of any offence for which a warrant may i-sue on com-

plaint, may break open any outer or inner door or window of a dwelling-house, whether that of the person accused or of any other person, in order to execute such warrant, if, after notification of his authority and purpose, and demand of admittance duly made, he cannot otherwise obtain admittance.

XL. If information be received that a person accused of any offence for Reciking open a Zenanah or female which a warrant may 1 sue, has concealed himself in a Zenanah al artment. or female apartment in the actual occupancy of women, the Officer employed to execute the warrant shall take such precautions as may be necessary to prevent the escape of the accused; and if such person shall not deliver himself up, the Police Officer authorized to execute the warrant may break open the Zenanah, and execute the process entrusted to him, giving sufficient notice to enable any woman in the Zenanah to withdraw, affording her every reasonable facility for doing so.

XLI. After arrest made, the Police Officer exe-

Party arrested to be brought immediately to the authority mentioned in the warrant. cuting the warrant shall, without unnecessary delay, bring the person arrested before the Magistrate or other authority described in the warrant.

XLII. No Police Officer shall offer to the person arrested any inducement by threat or promise, or othermise to compel disclosure by party arrested.

Solve of the persons arrested, by any cention or otherwise, from making any disclosure.

any caution or otherwise, from making any disclosure which he may be disposed to make of his own free will.

Police Officer may require assistance.

Penalty.

Penalty.

Penalty.

Penalty.

Police Officer shall at any time find himself unable to effect an arrest, it shall be lawful for him to require any and every person present to assist and aid him in making the arrest; and any person who shall refuse or neglect to comply with such requisition, shall be liable on conviction before any Magisterial Officer to a fine not exceeding fifty Rupees, or to imprisonment for a period not

exceeding three months, or both.

XLIV. Every Police Officer who shall be guilty of any violation of duty Penalties for negor wilful breach or neglect of lect of duty, &c. any regulations and orders of other competent authority and not punishable under Section X of this Act; or who shall cease to perform the duties of his office without leave, or without having given two months' notice, as provided by this enactment; or engine without authority in any employment other than his Police duty; who shall be guilty of prevarication in any judicial trial; or who shall maliciously and without probable cause, prefer any false, vexations, or frivolous charge or information against any individual; or who shall knowingly and wilfully, and with evil intent, exceed his powers; or shall be guilty of any wilful and culpable neglect of duty in not bringing any person, who shall be in his custody without a warrant, before a Magisterial Officer as hereinbefore provided; or who shall allow any person in his custody to escape; or who shall offer any unwarrantable personal violence to any person in his custody, shall be liable on conviction by a Magisterial Officer to a penalty not exceeding three months' pay, or to imprisonment with or without hard labor for a period not exceeding three months, or both.

YLV. Any Police Officer who shall on any pretext or under any circumstance, directly or indirectly, collect or receive any fee, gratuity, diet money, allowance, or recompense, other than he may be duly authorized by the Inspector-General or other Officer acting under his order to collect or receive, shall on conviction before any Magisterial Officer be liable to a penalty not exceeding six months' pay,

or to imprisonment with or without hard labor not exceeding six months, or both. XLVI. Any Police Officer, who shall directly

or indirectly extort, exact, seek, Penalty for extoror obtain any bribe or unauthorized reward or consideration. by any illegal threat or pretence, or for doing or omitting or delaying to do any act which it may be his duty to do, or to cause to be done; or for withholding or delaying any information which he is bound to afford or to communicate; or who shall connive at the escape of any person in his custody; or who shall attempt to commit any of the said offences; or shall be guilty of cowardice, shall be liable upon conviction before any Magisterial Officer to a fine not exceeding twelve months' pay, or to imprisonment with or without hard labor not exceeding twelve months, or both. Provided always that nothing in the three last preceding Sections shall be deemed to preclude such Magisterial Officer from committing for trul any cases of this nature too serious for his cogni-

XLVII. If any person shall assault or resist

Penalty for obstructing a Police of his duty, or shall aid or officer in the execution of his duty. In the execution of his duty, or shall maliciously, and without probable cause, prefer any false or frivolous charge against any Police Officer, he shall, on conviction of such offence before any Magisterial Officer, be liable to a fine not exceeding two hundred Rupees, or to imprisonment with or without hard labor not exceeding six mouths, or both.

Certain duties of Police Officers.

Obstructions and nuisances in roads.

Obstructions and passengers, shall, on conviction before any Magisterial Officer, be liable to a fine not exceeding fifty Rupees, or to imprisonment nor exceeding eight days; and it shall be lawful for any Police Officer to take into custody without a warrant any person who within his view commits any offence—

Slaughtering cattle, furious inding, &c.

breaking any horse or other cattle on creating or driving any cattle recklessly and furiously, or training or public road, to the danger of the passers-by.

Second. Any person who wantonly or cruelly

Second. Any person who wantonly or cruelly beats, abuses, or tortures any animal.

Obstructing passengers.

Obstructing passengers.

or conveyance of any kind standing in any road or street longer than is required for loading or unloading, or for taking up or setting down passengers; or who shall leave any conveyance in such a manner as to cause inconvenience or danger to the public.

Exposing goods for sale on roads.

Fourth. Any person exposing goods for sale on the roads so as to obstruct passengers.

Fifth. Any person who throws or lays down
Throwing dirt any dirt, filth, rubbish, or any stones or building materials; or who constructs any cowsheds, stable, or the like, within the bounds of any

thoroughfare; or who causes any offensive matter to run from any house, factory, dung-heap, or the like, into the street.

Being founddrunk in any thoroughfare.

Sixth. Any person found in any thoroughfare drunk and riotous, or incapable of taking

Indecent exposure of person.

Indecent exposure of person.

easing himself in or by the side of, or near any public street or thoroughfare; or by bathing or washing in any tank or reservoir not being a place set apart for that purpose.

Neglect to protect dangerous places.

Highth. A person who neglects to fence in, or duly to protect any well, tank, or other dangerous place or structure.

Regulations of public procession, &c., and of carriages and persons at places of all assemblies and processions in the public roads, streets, or

public resort. thoroughfares; prescribe the routes by which, and the times at which such processions may pass; keep order in the public roads, streets, thoroughfares, ghauts, and landing places, and all other places of public resort; and prevent obstructions on the occasions of such assemblies and processions and in the neighbourhood of places of worship during the time of public worship, and in any case when the roads, streets or thoroughfares, ghauts or landing places, may be thronged or may be liable to be obstructed.

They may also regulate the use of music in the streets, on the occasion of native festivals and ceremonies; and may direct all crowds of twelve or more persons to disperse, when they have reason to apprehend any breach of the peace; and every person opposing, or not obeying the orders so issued as aforesaid, or violating the conditions of any license granted by such Superintendent or other Officers for the use of such music, or for the assembling of any such body of persons, shall be liable to a fine not exceeding two hundred Rupees. Provided always that nothing in this Section contained shall be deemed to interfere with the general control of the Magistrate over such matters.

L. In all cases of convictions under this Act,

Jurisdiction. the Magisterial Officer trying
the case shall be restrained
within the limits of his ordinary jurisdiction as to the
amount of fine or imprisonment he may inflict:
provided always that such charges against Police
Officers above the rank of a Constable shall only
be adjudicated on by Officers exercising the full
powers of a Magistrate.

Power to procedute pet affected.

Previso.

Prevent any person from being prosecuted for any offence made punishable on conviction by this Act; or to

other Law, Regulation, or Act, to any other or higher penalty or punishment than is provided for such offence by this Act. Provided always that no person shall be punished twice for the same offence.

LII. All fines and penalties imposed, and all

Levy of fines

tums of money recoverable under the authority of this Act,
may, in case of non-payment thereof, be levied by
distress and sale of the goods and chattels of the
offender by warrant of the Magisterial Officer in
manner provided by Law.

LIII. All actions and prosecutions against any person, which may be lawfully brought for any thing done Limitation of acor intended to be done, under the provisions of this Act, or under the general Police powers hereby given, shall be commenced within three months after the act complained of shall have been committed, and not otherwise; and notice in writing of such action, and of the cause thereof, shall be given to the defendant, or to the Superintendent or other superior Officer of the District in which the act was committed one month at least before the commencement of the action. And no plaintiff shall recover in any such action if tender of sufficient amends shall have been made before such action brought, or if a sufficient sum of money shall have been paid into Court after such action brought, by or on behalf of the defendant; and though a decree shall be given for the plaintiff in any such action, such plaintiff shall not have costs against the defendant; unless the Judge, before whom the trial shall be, shall certify his approbation of the action : provided al-

Proviso. tion of the action: provided always that no action shall in any case lie where such Officers shall have been prosecuted criminally for the same act.

Plea that act was done under a warrant.

Plea that such act was any Police Officer for any act done by him in such capacity, it shall be lawful for him to plead that such act was done by him under the authority of warrant issued by a Magisterial Officer. And such plea shall be proved by the production of the warrant directing the act and purporting to be signed by such Magisterial Officer. And the defendant shall thereupon be entitled to decree in his favor, notwithstanding any defect of jurisdiction in such Magisterial Officer. And no proof of the signature of such Official shall be necessary, unless the Court shall see reason to doubt its being genuine: provided always that any remedy which the party may have against the authority issuing such warrant shall remain entire.

LV. This Act shall take effect in any and severy such District as the Governor General in Council shall appoint by notification published in the Official Gazette.

FORM A.

A. B. has been appointed a Member of the Police Force under Act and is vested with the powers, functions, and privileges of a Police Officer.

M. WYLIE, Clerk of the Council.

THE 6TH OCTOBER 1860.

THE following Bill was read a second time in the Legislative Council of India on the 6th October 1860, and was referred to a Select Committee who are to report thereon after the 13th of January next :-

A Bill for the leny of Port-dues at Calingaputam and Munsourcottah within the Presidency of Fort St. Ge rac.

WHEREAS it is necessary to fix the amount of Port-dues to be hereafter levied Preamble. and taken, in accordance with the provision of Act XXII of 1855, in the Ports of Calingapatam and Munsoorcottah, being Ports Prosmble. within the Presidency of Fort St. George; It is enacted as follows :-

I. Port-dues at a rate not exceeding the rate

Port-dues on seagoing vessels of 20 tons and upwards, other than Dhonies and country vessels entering Port.

of one anna for every ton of burden shall be chargeable in respect of every sea-going vessel of the burden of twenty tons and upwards, other than Dhonies and country vessels employed in the coasting trade which shall enter

either of the said Ports. Port-Port-dues on Dhodues shall be chargeable in nies and country vesrespect of Dhonies and vessels

employed in the coasting trade at a rate equal to one half the rate chargeable in respect of other vessels.

Port-dues to be chargeable on ly respect of the same vessel.

II. Provided that no dues as aforesaid shall be chargeable at either of the said Ports oftener than once in sixty days in respect of the same vessel.

III. Vessels entering either of the said Ports and leaving such Port within forty eight hours without dis-No Port-due on vesselsleaving Portwithin forty-eight hours without discharging or taking in cargo.

charging or taking in any cargo or passenger therein, shall not be charged with any Port-due, and vessels so entering and departing

as aforesaid within seven days Port-due on vessels shall be charged with one half only of the Port-dues which would otherwise be leaving Port within

No Port-due on

vessels under special

m cargo

discharging or taking

chargeable. IV. No Port-due shall be chargeable in respect of any vessel which, hav-ing left one of the said Ports,

vessels under special is compelled to enter the other of the said Ports by stress of weather, or in consequence of having sustained anv damage.

V. Vessels entering either of the said Ports in ballast shall be charged with Port due on vessels entering Port in three-fourths only of the Portballast due which would otherwise be chargeable.

VI. This Act shall commence and have effect from the first day of March Commencement of 1861, and until this Act comes into effect Port-dues may continue to be levied at the said Ports under the rules and at the rates now in force.

VII. The local Government shall, on or before Rates of Port-dues the first day of March 1861, pursuant to Section XLII Act
XXII of 1855, declare by Noand fees to be published. tification to be published in the Fort Saint George Gazette, the rates at which Port-dues shall be

levied in the said Ports subject to the provisions No other l'ort- of and within the limits prescribed by this Act; and from dues or fees to be leand after the said date, no vied. Port-due shall be levied at either of the said Ports except under the authority of Act XXII of 1855 and of this Act.

VIII. This Act shall be Act to be read as part of Act XXII of read with and taken as a part 1855.

VIII. This Act shall be read with and taken as a part of Act XXII of 1855. of Act XXII of 1855.

M. WYLIE.

Clerk of the Council.

HOME DEPARTMENT.

No. 1996.

Fort William, the 18th October 1860.

The Reverend F. O. Mayne, a Chaplain on the Bengal Establishment, reported his return from Sick leave on the 10th instant, per Steam-ship Nubia.

2. Mr. Mayne's services are placed at the disposal of the Government of Bengal.

No. 1997.

The Reverend D. Bellamy, appointed an Assistant Chaplain on the Bengal Establishment, reported his arrival on the 10th instant, per Steam-

ship Nubia.

2. Mr. Bellamy's services are placed at the disposal of the Government of the North-Western Provinces.

No. 1998.

The following Notice, issued by the Ceylon Government, is published for general information :-

HIS EXCELLENCY the LIEUTENANT-GOVERNOR has directed the following Report of dangers discovered in the vicinity of the Basses, between the line of those Reefs and the Main land, received from Mr. McDougall, Master, R. N., in charge of the Survey of the South-East Coast of Ceylon, to be published for general information.

By His Excellency's Command,

W. C. GIBSON, Acting Colonial Secretary.

COLONIAL SECRETARY'S OFFICE, Colombo, 17th September 1860.

Galle, 12th September 1860.

Little Basses Tail is half a mile in length, with only three fathoms on it. It lies N. by W. one and two-third miles from the Little Basses Reef. This Patch is supposed to be the one on which the Ship Atlas struck the first time in 1813 (vide Horsburgh, page 563.)

Atlas Reef, with only three fathoms, is about a cable's length in extent, N. E. by N. 1 to miles from the Little Basses Reef, and is supposed to be the danger on which the Atlas struck the second time in 1813. Between it and the Little Basses Tail, anchorage for a light Vessel may be obtained in six fathoms, sand and stones, with the centre of the Little Basses Reef bearing S. W. a mile. The Reef breaks heavily.

Dadalus Reef.—This dangerous Patch was discovered by H. M. S. Cyclops striking on it, on the 30th July last; it is probably the one on which H. M. Ship Dadalus was lost in 1813, (Horsburgh 562.) The Cyclops drawing 15 feet, went from 6 fathoms on to the rock, and for several minutes struck heavily, lifting her rudder twice.

The least water obtained all round the Ship was 33 fathoms. The rock is evidently a pinnacle, with about 14 feet on it, and having 5, 6, and 7 fathoms close-(no sign of a break was observed at the time the Ship struck.) From it the centre of the Little Basses bears S. 25° E. 3½ miles; Chimney Hill N. 56° West, and Nipple Peak N. 75° W—it is distant from the nearest shore 1½ miles.

Cyclops 'Reef .- So called in consequence of the Cyclops striking several times, and in different places-consists of a hard narrow sandy ridge, with patches of boulders, having only 2 fathoms in some places. It lies E. by N. ½ N. and W by S. ½ S. for a distance of 33 miles, and is from 1 to \(\frac{1}{2}\) a mile in breath. From its West end in 3 fathoms, Potana point bears North 2 miles; and from its Eastern end in 4 fathoms. Chimney Hill bears N. \(\frac{1}{4}\) W., the shore in that direction being dutant 34 miles. Between the read and the all distant 3½ miles. Between the reef and the shore is a Channel with 7, 9, and 12 fathoms.

Breakers are occasionally seen on shoul patches of this Reef.

Potana Patch.—Breaks very heavily, and appears to be about \$\frac{1}{2}\$ of a mile in extent. It lies W. by S. \$\frac{1}{2}\$ S. from the West end of Cyclops Reef, the distance being \$1\frac{3}{2}\$ miles, forming a clear channel with from \$10\$ fathoms. To sail through, keep Chimney Hill on with the Eastern slope of Potana point bearing N. by E. & E.

Elephant Reef.—Also breaks heavily, and lies N. E. ½ E. and S. W. ½ W., 1½ miles long; its N E. end being one mile from Potana Patch. This supposed Channel has, however, never been sounded and should not therefore be tried. The N. E. end is one and one-third miles from the shore, with Elephant Hill and Elephant Rock in line, N. W. 1 N. The S. W. extremity is one mile S. W. 1 W. of the detached Rock off Anadowe Point. Between the Reef and the shore is a clear Channel, with from 8 to 9 fathoms, but should never be attempted by strangers, as the Coast permits of no leading or back mark being given.

Masters of Ships, under any and every circumstance, should carefully avoid attempting to pass inside the line of the Great and Little Basses.

Great Basses

The foregoing bearings are Magnetic.
The current during the S. W. Monsoon, sets along the line of Coast, between Point de Galle and the Little Basses, to the E. and N. E., at rates varying from 1 to 2 miles per hour.

G. F. McDougall, Master, R. N., In charge of Ceyton Survey.

... 6 9 54 N. and 1 15 30 East of Galle ... 6 22 48 N. and 1 30 50 ,,

By Order of the Governor General in Council,

W. GREY,

Secy. to the Govt. of India.

FOREIGN DEPARTMENT.

No. 4838.

Fort William, the 13th October 1860.

The Governor General in Council is pleased to appoint Syud Ali Hosain, Scrishtadar of the Office of the Deputy Commissioner of Lucknow, and Madho Pershad, Meer Moonshee of the Office of the Chief Commissioner of Oudh, to be Extra Assistant Commissioners for the supervision of the Khusra Survey in that Province.

No. 4839.

The 16th October 1860.

Colonel J. Travers made over charge of the Political Agency, Western Malwa, to Licutenant T. Cadell, and the Command of Meade's Horse to Captain H. A. Cockburn, on the 25th September

No. 4840.

Colonel J. Travers assumed Command of the Central India Horse on the 28th ultimo.

No. 4841.

Mr. E. O. Bradford, Settlement Officer in Oudh. rejoined his appointment on the 26th ultimo.

No. 4842.

Mr. Leach, Apothecary in charge of the Civil Dispensary at Lucknow, has obtained privilege leave for one month.

No. 4843.

The leave of absence granted to Lieutenant J. G. Campbell, Adjutant of the Mhair Regiment, in General Order dated 3rd April last, No. 942, is extended to the 30th instant.

No. 4844.

Dr. J. Kirkpatrick, Surgeon, Mysore Commission, has obtained privilege leave of absence, for three months, from the 1st instant.

Dr. Houston, Garrison Assistant Surgeon of Bangalore, will perform Dr. Kirkpatrick's duties during his absence.

C. U. AITCHISON,

Under-Secy. to the Govt. of India.

FINANCIAL DEPARTMENT.

No. 10437.

TO THE SECRETARY TO THE GOVERNMENT OF FORT ST. GEORGE.

FINANCIAL DEPARTMENT.

SIR,-I AM directed to acknowledge the receipt of your letter No. 1652, dated the 19th ultimo, to the address of the Secretary in the Home Department, submitting for further orders copies of three letters from the Acting Civil Auditor at Madras, on certain points connected with the levy of the Income Tax, together with the orders passed thereon by the Madras Government, and in reply to append the orders passed by the Governor General in Council on the points in question, as shown in the last Column of the

Madras Auditor's Questions.	Madras Government's Orders.	Orders by the Go- vernor General in Council.
1. Whether the Mechanical Engineers appointed by Warrant are to be considered as coming within the exemption laid down in Section CXXVIII. of the Income Tax Act, ris., that they are to be exempted if drawing less than Rupees 415, the pay and allowances of a Captain.	The Government are of opinion that Section CXXVIII. of the Income Tax Act exempts the Mechanical Engineers from the Tax.	Section CXXVIII. of Act XXXII. of 1860 has been repealed by Section VIII. of Act XXXIX. of 1860. If the Mechanical Engineers were Naval or Marine Officers, they would no doubt be exempted under Section IX. of the last mentioned Act. But as it appears from the Annual Statement of Increase and De-rease of Establishments for 1858-59, received from the Civil Auditor of Madras that the Me- chanical Engineers in question have been sent out from Eng- land for service in the Public Works De- partment, the Go- vernor General in Council is of opinion that they are subject
2. Section VII. of Act XXXIX. of 1860 says, that no Military men in Civil employ (except in the Police,) are to be exempted under Section CXXVII. of the original Act. From this the Civil Auditor concludes that sail the Military Subordinates in the Public Works Department, getting 200 Rupees a sear and more, will be liable to the Tax, and he enquires from what date the amorded kilds is to be enforced, suggesting at the same that it be applied from the date of receipt.	The Madras Government consider the Auditor's interpretation correct, and approve of his suggestion as to the mode of applying the new Rule.	to the operation of the Income Tax Act. The Governor General in Council agrees with the Auditor in thinking that the Military Subordinates in the Public Works Department, whose incomes are 200 Rupees a year and upwards, are liable to the Tax. His Excellency in Council however observes that it is not correct to apply the amendments of Act XXXIX. of 1860, in the manner approved by the Madras Government. Act XXXII. of 1860 "and Act XXXII. of 1860 "shall be read and construed as part of the former Act." It follows therefore that the amendments of Act
s. Officers drawing salary in different Departments, whenever this is known, are harged at the rate due on the whole. In many ises the total of an Officer's Income is not known, and consequently the Tax may be levied at a lower rate than is correct. This incorrectness of rate may also occur in cases where persons have a private Ixcome of their own, unknown to the Civil Auditor's Office.	a. The Government are of opinion that when an Officer draws his pay on the or more Abstracts, he should be required in each Abstract to enter the total of his salary. b. With respect to Income, the Government are of opinion that the Civil Auditor has no concern with that, but that if will be dealt with in the same mode as the income of persons not in public employ.	XXIX.of1860 should take offect from and after the 31st July 1860. The Governor General in Council considers that the Madras Government are right; but the entry should, His Excellency in Council is of opinion, be made in each Abstract as a foot note. The Governor General in Council concurs in the opinion expressed by the Madras Government.

Madras Auditor's Questions.	Madras Government's Orders.	Orders by the Governor General in Council.
4. Exemption on account of Insurances other than those regularly deducted in this collice, how are they to be admitted? is the simple statement of the party sufficient? it not, what proof is to be required?	The ex-officio Assessors have no concern with such deductions except for Official Funds.	There is, the Governor General in Council observes, no objection to the deduction by the Civil Auditor of Premiums paid by Government Servants from their salaries to Insurance Societies, provided the person making the payment supports the deduction with the regular
5. In the case of acting Officers what rule is to be followed? where, for instance, the simple pay of the employé is below the limit of taxation, but the acting allowance for the month or two for which it is drawn brings it within the incidence of the Tax, or where, in consequence of absence, an employé who would pay the Tax perhaps at the higher rate draws for the month less than the lowest sum kable to taxation. These cases depend on the length of the leave, and can only be properly adjusted at the end of the year. In the mean time what rule is the Audit Office to observe? I am charging on each portion the rate which would be due on the whole salary of the Absentee, the acting Officer paying independently the Tax due on his own proper	The Government remark that the Tax is chargeable on the yearly Income. The Offices of Audit. Military and Civil, will thorefore deal with each menth's salary, &c., by tself, and consider, at the end of the year, such claims to exemption as may then be put forward, on grounds such as those stated by the Civil Auditor.	receipt of the Insurance Society. The Governor General in Council considers that the Madras Go- vernment are right.
salary. 6. Is Income Tax to be deducted on all religious or charitable Grants audited until orders of Government are received to exempt?	The Government have already, under date the 31st August last, resolved, under Clause 133 of the Act, to evempt from the Income Tax the property of all Hindoo and Mahomedan religious and charitable Institutions. As to other miscellaneous Institutions, application for exemption must be made individually, and until exemption is granted on such application, the Tax must be levied. I have	The Governor General in Council is of opinion that Local Governments should not be permitted to pass a General (here in deep to all Hindoo and Mahomedan religious and charitable Institutions. The Governor General in Council would, in this case, rule that all property clearly proved to be exclusively devoted to religious and charitable public purposes should be exempted from lincome Tax, on the understanding however that the Income of individuals derived therefrom will be taxed, provided it be in excess of Rupese 200 a year.

Secy. to the Gont. of India.

FORT WILLIAM, The 12th October 1860.

No. 88.

Ordered, that a copy of the above letter be published in the Calcutta Gazette for the information and guidance of the several Local Governments and Auditors Governments and Auditors.

Points referred for Orders.

Orders of the Go-vernor General in Council

Opinion of the Mi-litary Department

No. 89.

Extract from the Proceedings of the Government of India, in the Financial Department, under dute the 12th October 1860.

the 12th Octo	ber 1860.	vinone, white au			Council
	-		1		1
points connected	d with the Incor		1	latter for the pur poses of the Income Fax	ther may claim on their Military pay can
Extract, Mili	tary Department 1860, with enclo	t, No. 138, date	d		boullowed except under Section (XXVII of Act XXXII of 1860,
- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	part nent Order,	No. 9062, date	d		and it is clearly state! that this Section does not extex! to Military Others and men in
Office Memor		litary Department	5,		Civil employment To
RESOLUTION	-The Military I	Department having	,		serves, place them at
referred to this	Department for	consideration cor	1		pared with tivil Ser-
the Governor Go	eneral in Counci	Income Tax Act l is pleased to pas	S 5 The Devil	None	vants holding like ap point nents in like ; av The Military Au
orders thereon, a	as shewn in the	last Column of the	Pay Master enquired whether pay and al		ditor General's deci- sion is approved
lonowing rabbia	a otalement.		for a period prior to		
Points referred for	Opinion of the Mi-	Orders of the Go-	- 1st July 1860 but not claumed until after the		
Orders.	litary Department	vernor General in Council	fron, are subject to the		
	-		The Military Au ditor General informed		
Are Warrant			him in reply that		
missariat Depart	receive Military pay	ence from the Official- ing Auditor of Com- missariat Accounts, the	accrued in August	1	
Sub rdinate Medicale	clusively and at rates	Advocate General has given his opinion that	not any my and al.	1	
Department, as well as Extra Assistant Apothecauses and	toin of Infantra	Commissioned Officers	previous months	None	These instructions
Stewards and Hos- intal Apprentices	They are therefore	Department, when on-	ditor General has in structed Pay Masters		ate approved
from Income Tax.		per dutus of that the	of Circles as follows — Deductions of the	1	
		When engaged prop	Tax, at 1 per cent are		
		dutus of a Civil nature, they are subject to the	the head 'Income Tax," separating from	i	
		Tax Also that War- rant and Non-Com- missioned Officers in	deductions at 2 and 3 per cent		
		ment, while serving	Deductions are to be made from the pay and allowances for	İ	
		tes, of whatever	July, which acried in August 1860, and	1	
		and when serving as	not from June or any previous months' at	!	
		Surgeons hable to the	Officers who in July	1	
		Tax The Governor General in Council directs	or any previous month		
• 16 H(a) A-	1	that this opinion be	July, or any su sequer to the deduction	1	
2. If Hospital Ap- rentices be held hable the Tax, is the	No opinion ex-	The decision in the above case applies to	7 The Military Au-	None	This intimation is
alue of rations or	i	this	formed the Sirhind Pay Master through		
part of the pay			the Accountant Ge-		
3 Are Command	These men do not receive Military	The Governor Gene-	exemption on account	i i	
ommissarist Depart-	Pov Having Curl	ral in Council concuis in this opinion	of remittances made by Offi ers or their Pumbles in England	ĺ.	
ax? If so, is the Tax	Commissariat De-		8 The Pay Master	(4)	This infimation is creet The Governor
ll allowances, or 18	hable to the Tax, except as regards		by the Military Auli- to General that Pre-	· w	ould, however, add
oe, under Section	their travelling al- lowance, which sp-		moun paid for late In	of	the Officers should supported by the
The Military Au-	the Section quoted The fair rule ap-	The Governor Gene-	Officers of the sums	re	gular receipts of the
informed the Civil	pears to be, that Mi- ritary pay and allow-	al in Council cannot gree in this opinion	9 The Presidercy Pay-Masterisinforme 1	None	These instructions
d North-Western C	ase be dealt with in	t is, in His Excellen-	by the Military Audi- tor-General that the	1	
will be deducted in	namer in respect of ir	lear from the wording of Section VII of	Officers, &c on ervice	1	
pay of Military ti	hat the amount of the	act XXXIX. of 1860, lat Military Officers ad men in purely Civil	in China being debite i to the Butish Govern-		
utical employ w	hich an Officer or en	nployment other than	the Tax under Act		
in M	addition to his he	m, are liable to the	XXXII of 1860. Any de- du tions that may be ne- cossary for the British		
W1		eir consolidated al-	owner, iv. me billion	, 1	
		1			

Points referred for Orders.	Orders of the Mi- litary Department.	Orders of the Go- vernor General in Council.	Points referred for Orders.	Orders of the Mili- tary Department.	Orders of the Go- vernor General in Council.
Income Tax will have to be made by Pay-Masters under instruc- tions of the Authority in China. 10. The Military Auditor General of Madras informed by Military Auditor General, Calcutta, that Regimental House rent is exempt.	None.	This decision appears to the Governor General in Council to be correct. House rent must, he presumes, he treated in the same mauner as travelling	17. Lieutenant May, of the Veteran Establishment, informed that Premium on a Policy of his life which become dua prior to the Income Tax coming into operation is not exempted.	None.	The Governor (in neral in Council do not think this is right. If any portion of t Premium was paid a period subsequent the 1st August, su portion ought, If Excellency in Coun observes, to be exemped; that is to say, if Promium amounting
11. Also that donations and subscriptions to the Madras Military Fund are exempt.	The ground of this decision is supposed to be that part of Section CXXXIV. of Act XXXII. of 1860 which protects "any person who shall be hable to have any sum periodically deducted from his salary in order to secure a defined annuity to his widow or a provision to his children.	The decision of the question concerning the Madras Military Fundisdeferred, pending the decision of the question regarding the Bengal Military Fund. As regards the Madras Orphan Fund, the Governor General in Council directs that, if it is the same as the Military Orphan Sciety's Fund at Cal-			to 500 Itupees is payers for six months in a vance from the June, 100 Rupees such Premium may held to have been month, which was allow of 100 Itupees salary drawn in temporal from November beineld to be even from Income Tax.
	after his death," from the payment of Income Tax in	cutta, it is clearly en- titled to exemption as decided in the case of	18. The Peputy Pay Master, Gwalior, in- formed that all Pre-	None.	All such Premiur due on or after the l August appear to t
	The decision is	the latter in the Re- solution of this De-	miums that become due and payable on		Council to be even
	considered correct; but the Military and Orphan Funds ren-	which was forwarded to the Military De-	July 1860 is exempt.	•	His Excellency Council does not why "on the 31 July" is mentioned.
	der annuftes to widows and orphans of Officers not in consideration of the subscription of their husbands and fa- thers only, but of		19. The Deputy Pay Master at Meerut in- formed that Soldier Clerks who are strict- ly in the performance of Regumental Duty,	None.	July" is mentioned. The decision pass in regard to Questro 1 and 2 applies to th
	the general sub- scriptions of the whole body of Offi- cers and of the con- tribution of Govern- ment also. In this view the intention of Section CXXXIV. of the Act requires to be authoritatively determined.		are borne on the Rolls of their respective Companies and liable to be employed on active service and live in Barracks, their salaries not cucceding the pay and allowance of a Captain of Infantry, are exempt.	To assess to their	The desision in a
12. The Deputy Pay Pay Master at Benares is informed by the Military Auditor General that his giving exemption to deductions on account of Military and Orphan Funds and Tentage for the pay and allowaters of a Capton of Infantry is correct; also that the Staff allowaters of Non-Commissioned and Warrant Officers on Staff employ, unless exceeding 1415-6, are not hable to the operation of the Tay.	This decision has already in part been referred to, but the latter part regarding the Staff allow-suces of Warrant and Non-Commissioned Officers on Staff employ does not proceed on the rule above suggested. The Staff allow-ances alluded to are Military allowances, and the decision seems correct.	The decision regarding the Staff dlow-ances of Non-Commissioned and Warrant Officers on Staff omployment is approved, on the understanding that the aggregate ontoluments of all kinds drawn by the said Non Commissioned and Warrant Officers do not exceed Rupees 415-8. If they do exceed that sum, they will of course he liable to Income Tax.	20. The Officiating Military Auditor General, Calcutta, enquires whether the term Civil employment which occurs in Section VII. of Act XXXIX. of 1860, may not be restricted to employments under the LocalGovernments or under the Supreme Government which are unconnected with Military Forces of any description.	It appears to this Department that the Civil employment, for which Section, VII. of the Income Tax legislates, is such employment as is paid by the Civil Department of Government. For instance, Military Officers in Civil or Political employ, who draw con- solidated allowances partly from the Military, partly from the Civil Department, and as has been proposed	The decision in regard to Question applies to this.
Military Auditor General through the Accountant General to find the Coverment of India. that Income Tax is leviable on chartes, pensions, &c., that become due on the 31st July 1860. The Tax to be levied at once without wait-	that the exemption of Pensioners being the widows or heirs of Military Officers and Soldiers Euro.	Military and Naval Pensioners were ex- compted, because a Pen- sioned Soldier or Sailor is still a 'Soldier or Sailor, and as such exempt by law, but this will not apply to widows or heirs, who must be considered as liable to the Tax.		above, the latter portion only will be liable to the Tax. Another instance is, the Clerks in the saveral Offices connected with the Army, whose salary is wholly Civil, the individuals having no Military status at all.	
hath of Secrecy.	be tavorably con- cidered in connection with that ruling.	Approved in the cruss of Order No. 8	ORDER.—Ordere Resolution be forw ment, with referen Memorandum from	arded to the Moce to the Ext	lilitary Depart- ract and Office

the original papers received with the Office Memorandum being returned.

Ordered also, that a copy of the Resolution, omitting the items 15 and 16, be published in the Calcutta Gazette for the information and guidance of all Auditing and Disbursing Officers concerned, and of the several Local Governments.

No 90.

Fort William, the 15th October 1860.

Notifications.—Notice is hereby given that the Salaries, Pay, Batta, and Allowances of the Civil, Military and Marine Departments for October 1560, will be payable as under:—

Military and Marine Departments, on Saturday, the 10th proximo.

Civil Departments, on Friday, the 16th proximo.

No. 91.

Mr E. F. Harrison, Sub Treasurer at Madras, having obtained Furlough to Europe for a period of two years, the Governor General in Council is pleased to sanction the following arrangement in the General Department of Account, to take effect from the date on which Mr. Harrison may make over charge of his Office, preparatory to proceeding on Furlough:—

Mr. W. Balmain, Officiating Civil Auditor, Madras, to officiate as Sub Treasurer, Madras.

Mr. G. Rayuor, 1st Assistant Accountant General, Madras, to officiate as Civil Auditor, Madras.

Mr. J. Peachy, Officiating 2nd Assistant Accountant General, Madras, to officiate as 1st Assistant Accountant General.

No. 92.

The 13th October 1860.

Mr. J. M. Erskine resumed charge of the General Treasury, Bombay, from Mr. L. C. Probyn, on the 29th ultimo.

By Order of the Governor General in Council,

No. 93.

Extract from a Despatch from the Right Hon'ble the Secretary of State for India, addressed to the Government of India, in the Financial Department, No. 139 of 1860, dated 5th September.

PARA. 7.—The terms "Service" and "Resi-Letter dated 16th May dence" were obviously re-1860, No. 113. garded as identical in Section XV. of the Absentee Rules. In order to obviate any doubt in future, the word "Residence" should however be substituted for "Service."

Published by order of the Governor General in Council,

C. Hugh Lushington, Secy. to the Govt. of India.

Four WILLIAM; Financial Department, The 16th October 1860.

MILITARY DEPARTMENT.

Fort William, the 13th October 1860.

No. 1021 of 1860.—The following revised List of Test Books for Certificates of High Proficiency and Degrees of Honor in the Oriental Languages, sanctioned by His Excellency the Governor General in Council, in the Home Department, is published for general information:—

High Proficiency.

(1.) In Arabic ... { 1. Ikhwan-us-Safa. 2. Nafhat-ul-Yaman. (2.) Persian ... { 1. Gulistan. 2. Bostan. 3. Anwari Soheilee. (3.) Hindoostanee 1. Ikhwan-us-Safa. 2. Nasr-i-Be-Nazir. or Oordoo.. 3. Araish-i-Mahfil. {1. Hitopodesh. 2. Raghuvansa. (4.) Sanscrit 2. Ragnuvansa.

1. Rajnecti.
2. Prem Sagur.
3. Vidyankur.

1. Dasa Kumar Charita.
2. Betal Punchabinsati.
3. Purush Parikya. (5.) Hindee (6.) Bengalee Degree of Honor.

1. Hammasah.
2. Taimur Namah.
3. Mugamati Hariri. (1.) In Arabic ... (1. Akhlaqui Julali. 2. Inshai Ahulfuzl. 3. Sikandur Namah. (2.) Persian 1 Dewani Hafiz. 1. Nasr i-Be-Nazir. 2. Fısanah-i-Ajaıb. (3.) Hindoostanee 3. Dewani Atash, 1st half.
or Oordoo... 4. Kuliyati Souda, Extract 4. Kuliyati Souda, Extracts from-(College Edition.) 1. Viracharita. 2. Kiratarjuniya. (1.) Sanscrit 2. Kiratarjuniya.
3. Sakuntalla Nataka. 1. Rukmini Parmaya. 2. Sabha Bilas. (5.) Hindee 3. Ramayan, by Tulsi Das. 4. Ram Geetaboli. 1. Kadambari. 2. Dasa Kumar Charita. 3. Mababharata. (6.) Bengalee (4. Probodh Chundrika.

The Standard which entitles Military Officers to a Reward of Rupees 1,000 being, as regards the Test Books, the same as that for High Proficiency, the List of Books, as now revised for that Standard, will take the place of that published in General Order No. 190, of the 19th March 1852.

All Officers now in the Service will have the option of being examined for any of these Standards in the Books previously laid down up to the 1st of August 1862.

At the recommendation of the Board of Examiners, His Excellency the Governor General in Council is pleased to direct that, from and after the 11th January 1862, for the Military Interpreters' Standard the Test Book in Hindoostan shall be the "Ikhwanoossafa," and not the "Bagh-o-Bahar," as laid down in General Orders by the Commander-in-Chief dated the 27th May 1823 and 7th June 1845.

No. 1022 of 1860.—Serjeant Major George Kirby, of the 66th or Goorkha Regiment, a Probationer at the Depôt of Instruction at Meerut, is appointed an Officiating Sub-Conductor from the 1st instant, the date on which he passed the prescribed examination.

No. 1023 of 1860.—His Excellency the Governor General in Council is pleased to make the fol-

lowing appointment:-

Assistant Surgeon A G. Duff, M. D., Officiating Garrison Assistant Surgeon, to be Garrison Assistant Surgeon of Fort William, vice Assistant Surgeon T. Anderson, M. D., who vacates his appointment, having obtained an extension of leave.

No 1024 of 1860.—The following Extract from the London Gazette of the 4th ultimo is published for general information:—

WAR OFFICE, 4TH SEPTEMBER 1860.

The following promotions which appeared in the Gazette of the 24th July 1860 to be antedated to the 19th January 1858.

To be Lieutenant Colonel in the Army.

Major Henry Boye, of the 22nd Bombay
Native Infantry.

Major Lincoln Stephen Hough, 31st Bombay Native Infantry.

To be Majors in the Army.

Captain William Francis Hunter, 2nd Bombay Light Cavalry.

Captain John Augustus Wood, 20th Bombay Native Infantry.

The date of the Brevet Majority of Brevet Colonel W. W. Davidson, 32nd Regiment Bengal Native Infantry, to be changed from the 16th January 1849 to the 7th June 1849.

R. J. H. Birch, Major-Genl. Secy. to the Govt. of India.

ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

No. 5491.

APPOINTMENTS.—The 10th October 1860.—Mr. J. Mackey to be an Assessor, under Act XXXII. of 1860, in the Presidency Town of Calcutta.

The 11th October 1860.—Baboo Dwarkanauth Bannerjee to be an Assessor and Deputy Collector, under Act XXXII. of 1860, in the 24-Pergunnals.

This cancels the appointment of Baboo Shib Chunder Deb to that Office, notified in the Gazette of the 6th instant.

Baboo Ramkanye Ghosaul to be a Member of the Local Committee of Public Instruction at Baraset.

The 13th October 1860.—Baboo Kalidoss Mookerjee to be an Assessor and Deputy Collector, under Act XXXII. of 1860, in the District of Tipperab.

Captain A. Francis, Officiating Commandant 3rd Bengal Police Battalion, to be Commandant of that Battalion.

Major R. L. Thompson to be Commandant of the 6th Bengal Police Battalion. Captain J. R. Pughe to be Commandant of the 10th Bengal Police Battalion, but to continue to officiate until further orders as Inspector of Police Battalions in the Lower Provinces.

Captain W. Reveley to officiate as Commandant of the 10th Bengal Police Battalion.

The 15th October 1860.—Mr. W. J. Money to

The 15th October 1860.—Mr. W. J. Money to officiate as Magistrate, Collector and Salt Agent of Pooree, and ex-officio Assistant to the Superintendent of the Tributary Mehals.

Mr. R. II. M. Warrand to officiate as Superintendent of Survey, 4th or Western Division.

Leave of Absence.—The 11th October 1860.— Moulavy Gholam Batool Tumkeen, Sudder Ameen and Sudder Moonsiff of Beerbhoom, for fifteen days, on Medical Certificate, under Clause 2, Section V. of the Uncovenanted Absentee Rules, in extension of the leave granted to him on the 10th ultimo.

Moulavy Mahomed Wajid, Sudder Ameen and Sudder Moonsiff of Bhaugulpore, during the ensuing Dusserah Vacation, under Section IX. of the Uncovenanted Absentee Rules.

The 12th October 1860.—The following Officers during the ensuing Dusserah Vacation, under Clause 2, Section VII. of the Uncovenanted Absentee Rules, viz.:—

Mr. S. DaCosta, Sudder Ameen and Sudder Moonsiff of Shahabad.

The 13th October 1860.—Moulavy Mahomed Haneef Khan, Principal Sudder Ameen of Patna.

Mr. R. F. Hutchinson, Civil Assistant Surgeon of Shahabad, for one month, from the 1st of January next, under Section XII. of the new revised Absentee Rules, making over charge of the Medical duties of the Station to the Native Doctor Hingun Khan.

The 15th October 1860.—Mr. E. J. Gayer, Civil Assistant Surgeon of Backergunge, for one month, under Section XII. of the new revised Absentee Rules.

Notification.—The 13th October 1860.—The services of Captain J. R. Auldjo, Commandant of the 10th Bengal Police Battalion, are placed at the disposal of the Government of India, in the Military Department.

W. S. Seton-Karr,
Offg. Secy. to the Govt. of Bengal.

Public Works Department,—Bengal.

No. 4270.

APPOINTMENT.—The 16th October 1860.—Assistant Overseer Serjeant W. Rowe is transferred from the Dinapore to the Bhaugulpore Division.

Leave of Absence.—The 13th October 1860.— Temporary Assistant Overseer C. Macguire, attached to the Ganges and Darjeeling Road, for two months, on Medical Certificate, commencing from the date on which he may avail himself of the same.

> C. B. Young, Lieut. Colonel, Secy. to the Govt. of Bengal, in the Public Works Dept.

ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces.

General Department, No. 2534, dated 1st October 1860. Transfer.—Mr J. B. Lyall, Assistant Commissioner, from the Shahpoor to the Lahore District.

Powers.—The following Officers having passed
Judicial Department, No. 625, dated
2nd October 1860. full powers of a Magistrate and
Collector:—

Lieutenant E. L. Ommanney ... R. J. D. Ferris Commissioners.

Public Works Department, No 1834, Division of Public Works, has dated 2nd October obtained eight days' leave of absence, in extension of the month's privilege leave granted him per Panjah Gazette of 18th August 1860.

Mr. C. W. Lennox, Extra Assistant Commis-General Departsioner, Rohtuck, has obtained ment, No 2545, date two months' privilege leave, ed 3rd October 1860. from the 15th November 1860.

General Department, No.2541, dated 3rd October 1860. Infantry, to be Cantonment Joint Magistrate of Delhi.

Public Works Department, No. 1853, dated 6th October 1860.

Posting.—Ensign J. S. Tait, Probationary Assistant Engineer, to the Upper Sirhind Division of Public Works.

General Department, No. 2579, dated 6th October 1860.

Transfer.—Captain J. B. Smyly, Assistant Commissioner, from the Ferozepoor to the Mooltan District.

Leave.—Extra Assistant Commissioner Sheikh
General Depart—Gholam Hussun, of the Jhelum
ment, No. 3584, Settlement, has obtained twelve
dated 6th October months' leave on private affairs,
under Section IX. of the
Uncovenanted Leave Rules.

Judicial Department, No 637, dated 6th October 1860. of an Assistant.

Powers.—Mr. C. P. Watts, Assistant Commissioner, is vested with the special powers

R. H. DAVIIS, *
Secy. to Govt., Punjab.

LAHORE, THE SRD OCTOBER 1860.

No. 392.—Leare of Absence.—Captain C. F. Smith, Captain of Police, Goorgaon, is granted fourteen days' privilege leave, from 4th October 1860, to visit Mussoorie.

No. 393.—Licutenant A. U. F. Ruxton, 66th Goorkha Regiment, and Commandant, 3rd Regiment Punjab Infantry, for two months, from the date he may avail himself of it, to visit Bombay, on Medical Certificate, preparatory to applying for Furleugh to Europe.

No. 394.—Lieutenant C. W. Hawes, 43rd Regiment Native Infantry, and Commandant of Cavalry, Corps of Guides, from 2nd September to 31st October 1860, to remain at Murree, on Medical Certificate, in extension of privilege leave.

No. 395.—Licutenant A. R. Chapman, Doing Duty Officer, 4th Punjab Cavalry, for four months. from the date he may leave the Corps, for the purpose of proceeding to Lahore to study the Native languages.

No. 396.—Pending further orders, the admissions to Family Pensions of the Heirs of men of the Punjab Police, notified at pages 91, 118, and 124 of the Punjab Gazette of 1860, are cancelled.

Mooltan Division Mountel Police.

No 397.—Sowar Emaum Bux, who has been disabled from the effects of an injury in action, is, with the sanction of the Supreme Government, granted a Pension of Rupees 2-9-3 per mensem, with effect from the 1st instant.

No. 398.—With the sanction of the Supreme Government, the under-mentioned heirs of men, late of the Punjab Police, are admitted to Family Pensions, as specified opposite to their respective names:—

Number.	Names of Claimants.		Age at the time of application.	Degree of relationship to the deceased.	Nume and Rank of deceased	Amount of Pension recon- mended by the Local Govern- ment and stated by the Mili- tary Auditor General to be in accordance with recent de- cisions.	Date from which the Pension is to take effect.	Orders of the Government of India.	From what Treatury payable.
1	Kessoo		35	Widow	Dva Sing, Sepoy, 3rd Punjab Police Battalion	2.12-0 per mensem for life	21st Sept. 1857	Sanctioned - The Pension to cease on her re-mar-	Umritsur.
2	Emann Bux .	1	1	Son	Hossem Khan, Sowar, Mooltan Ressals Mount-	2-12-0 per mensem		riage .	Omnisur.
	Sabhi	!		Mother	Oomer Khan, Sepoy, 7th	for twelve years	5th Sept. 1858	Sanctioned	Mooltan.
1	Sabii	1	50	Mother	Punjab Police Battalion	2-12-0 per mensem for life	12th Oct. 1857	Ditto	Umriteur.
+	Khuma .	7	0	Father	Boota, Sepoy, 7th Punjab Police Battalion	Ditto .	Ditto	Ditto	Ditto.
6	Paggio	1	4	Mother	Ghussecta, Sepoy, 7th Punjab Police Battalion	Ditto	13th Oct. 1857	Ditto	Ditto.
6	Soochey ta		9	Son	Meean Dharree, Sowar, 7th Ressala Punjab Mounted Police	2-12-0 per mensem, until he attains the age of eighteen years	18th Sept. 1857	Ditto	Hoosheyarpera
7 i	Roupon	1	s	Widow	Jaymul Sing, Sowar, newly raised Mounted Police, Lahore Division	2-12-0 per memsem			
8	Mooladar		5	Son	Yarr Beg, Sowar, 6th Ressala, Lahore Division, Mounted Police	2-12-0 per mensem, until he attains the	14th Sept. 1857	Ditto	Lahore.
2	Dowleetee	1	5	Widow	Ellee Buksh, Sowar, 5th Ressala Punjah Mount- ed Police, Lahore Divi- sion	age of eighteen years 2-12 0 per mensem	Ditto	Ditto	Ditto.
	T . 3 5		.	To:see	Goopaul Sing, Sowar, new-	for hie	29th Aug. 1857	Sanctioned.—The Pension to cease on her re-mar- riage	Umritsur.
u)	Jaydavie	5	1	Ditto	ly raised Mounted Police, Lahore Division	Ditto	21st Sept. 1857	Sanctioned	Sealkote.
1	Maun Khour or Manuck Kour .		,	Ditto	Jowahir Sing, Sowar, 2nd Ressals Punjab Mounted				
					Police, Lulière Division	Ditto	14th Sept. 1857	Sanctioned.—The Pension to cease on her re mar- riage	Umritsur.

No. 309.—The Battery Order, dated 15th September 1860, by Captain T. E. Hughes, Commanding No. 3, Punjab Light Field Battery, making over Command of the Battery to Lieutenant A. Walker, the next Senior Officer, on his proceeding to Bombay on leave of absence, is confirmed.

LAHORE, THE 6TH OCTOBER 1860.

No. 400.—Officers Commanding Punjab Regi-No. 93, dated 8th ments, Police, &c., are informseptember 1857. ed that, in supersession of the Orders marginally cited, five mands is to be henceforward considered to be the proper load of a hired Camel.

No. 401.—The Regimental Order, dated 5th September 1860, by Lieutenant-Colonel H. B. Lumsden, c. B., Commanding Corps of Guides,

directing Lieutenant E. E. B. Bond, Adjutant, to act as Commandant of Cavalry; and Lieutenant W. Forlong, doing Duty Officer, as Adjutant, with effect from the 5th September 1860, in room of Lieutenant C. W. Hawes, Commandant of Cavalry, Corps of Guides, who has obtained leave of absence, is confirmed.

5th Punjab Cavalry.

No. 402.—Ressaldar Fyzoolla Khan is dismissed the Service.

Naib Ressaldar Goollam Hossein is suspended from Rank and Pay for three months.

Duffadar Roostum Khan is reduced to the Grade of Sowar, and is transferred to the 1st Punjab Cavalry.

G. Hutchinson, Major,
Offg. Secy. to Government, Punjab,
Military Department.

Opium Notification.

Notice is hereby given, that the Eleventh Sale of Opium, the provision of 1858-59, will be held at the Exchange Hall, on Monday, the 5th November 1860, at 11 A. M., and will comprise 1,780 Chests, viz.:—

Behar Opium	 •••		•••	•••	1,270
Benares ditto	 •••	•••			510
	Mak	-1 C	hanta		7 700

- 2. The general Conditions of the Sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 12th November 1859, and published in the Government and Exchange Gazettes, or on application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 10th and 20th November 1860, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 P. M. of Saturday, the 10th November 1860, and no Treasury Receipts in full payment of Lots will be accepted after 4 P. M. of Tuesday, the 20th November 1860.
- 4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium of 1858-59 will be brought to sale in the present year, on or about the dates specified below.
- 5. The Board however reserve to themselves the right of altering this date, should circumstances render it expedient to do so:—

	Behar about	Benares about	Total about
	Chests.	Chesta	Chests.
On or about Wednesday, 5th Dec. 1860 -	1275	509	1784

By Order of the Board of Revenue,

Ashley Eden, Offg. Junior Secretary.

FORT WILLIAM,
The 1st October 1860.

Notification, No. 19.

Mr. J. Dyen, Extra Assistant Commissioner of Sumbulpore, received charge of the Treasury of that District on the 9th instant.

W. WATERFIELD,

Off Acet, to the Govt. of Bengal.

FORT WILLIAM;
Office of Acct. to the Goot. of Bengal,
The 15th October 1860.

No. 1164. Notice.

SALT.

· Export Dopôts.	1265.	1266.	of Balasore
Diegrah Kassaful Punchparrah Bulramgurry Gubgaon Chattapaddah Dhesye Bausurrah Total	Mds. 700 1,800 " " 15,000 800	M.14 16,000 66,600 27,000 47,000 61,800 90,500 F,10,700	Pungah Salt of 1265-66 S. S., deliverable from the *Export Depôts of the Agency, is for Sale at Rupees 360 per 100 Maunds.

The Officiating Junior Secretary to the Board of Revenue is prepared to receive Tenders for the purchase of the Salt, up till 2 P. M. of Wednesday, the 17th instant.

Should the total quantity tendered for exceed the available Store, a rateable deduction will be made from the quantity specified in each Tender.

Payment for the Salt allotted must be made at the General Treasury on or before Monday the 5th proximo, failing which the acceptance of Tender must be considered as cancelled.

By Order of the Board of Revenue,

A. EDEN,

Offg. Junior Secretary.

The 12th October 1860.

Ecclesiastical.

THE REVEREND ANDREW HORSBURGH, of the United College of Saint Leonard and Saint Salvator at Saint Andrews, Fifeshire, M. A., Assistant Chaplain, has been appointed by the Lord Bishop a Surrogate in this Archdeaconry, for granting Episcopal Licenses of Marriage.

W. II. Аввотт, Jr.,

Offg. Registrar and Secretary.

The 16th October 1860.

Notice.

HINDOO HOLIDAYS IN OCTOBER 1860.

THE Gereral Treasury will be closed from Friday the 19th to Tuesday the 30th October 1860, both days inclusive, on account of the Hindoo Holidays, Doorga and Luckhee Poojahs, All Acceptances which may fall due between Friday the 19th, and Tuesday the 30th October 1860, both inclusive, will be payable at the General Treasury on any business day after Monday the 15th October 1860.

J. I. HARVEY, Sub-Treasurer.

GENERAL TREASURY, The 24th Sept. 1860.

Notice.

HINDOO HOLIDAYS IN NOVEMBER 1860.

- 1. The General Treasury will be closed on Monday the 12th, Tuesday the 13th, Wednesday the 14th, and Thursday the 15th November 1860, on account of the Hindoo Holidays, Kalee Poojah, Bhratesdeteah, and Kartie Poojah.
- 2. The General Treasury will be closed on Wednesday the 21st, and Thursday the 22nd November 1860, on account of the Hindoo Holidays, Juggodhattree Poojah.

J. I. HARVEY, Sub-Treasurer.

GENERAL TREASURY, The 16th October 1860.

Notice.

With reference to the following Extract from the Oiders of Government, No. 131, dated 27th April 1837, and the new Form of Bill prescribed by the Civil Auditor, the Sub-Treasurer notifies that all items of Subscriptions to the Uncovenanted Service Family Pension Fund, entered in the said Bills, will be deducted as therein directed, in accordance with these Orders.

J. I. HARVFY, Sub-Treasurer.

GENERAL TREASURY, The 22nd September 1560.

Extract of a letter No. 131, dated 27th April 1837, from Government, to the Committee of the Uncovenanted Service Family Pension Fund.

PARA. 2.—In reply I am directed to state that the Right Hon'ble the Governor General of India in Council cannot impose on the Officers of Audit and Account the obligation to follow persons who may be employed as Assistants in Offices through the career of their employments. All that His Lordship can direct will be, that whenever in any Abstract a specific sum may be entered as deducted on account of Subscription, the sum so deducted shall be carried to a separate Head of Account. The onus of having the deductions inserted in the Abstracts must be on the parties interested.

I am, &c.,
(Signed) II. T. PRINSEP,
Secretary to Government.

Notice.

It has been ruled that every Instrument to which the Government Savings Bank, as at present constituted, or any Officer of Government representing the Bank, is in that capacity a party, falls within the general Exemption and Rule at the end of Schedule A. in the Stamp Act, AND DOES NOT REQUIRE A STAMP OF ANY KIND.

J. I. HARVEY,

Secretary, Gort. Savings Bank.

FORT WILLIAM; Govt. Sarings Bunk, The 8th October 1860.

Notice.

It is hereby notified for general information, that Government has appointed the under-mentioned Treasuries, for the receipt of all Duties payable under Act XXXII. of 1860, within the jurisdiction of the Commissioners of Income Tax, for the Town and the Suburbs of Calcutta:—

- 1. Treasury of the Collector of Income Tax, No. 2, Church Lane.
- 2. Treasury of the Collector of the 24-Pergunnahs.

A. GROTE, President.

INCOME TAX OFFICE, The 6th October 1860.

Notice.

It is hereby notified for general information, that the Assessors of Income Tax for the Town and Suburbs of Calcutta have the following Divisions or Districts assigned to them —

BABOO CHUNDER MOHUN CHATTERJEE.—First Division, from the North boundary of the Town to Neemtollah Street.

KOOMAR HARENDRA KRISHNA.—Second Division, from Neemtollah to Colootollah Street.

MR. T. P. OCKELTON.—Third Division, from Colootollah to Dhurrumtollah Street.

MR. J. MACKEY.—Fourth Division, South of Dhurrumtollah Street.

BABOO OBHOY CHURN MUL-LICK.—North Suburbs.

Mr. W. HEYSHAM.—South
Suburbs.

The Entally Canal being the boundary between the 4th Division.

MR. E. B. BAKER.—Howrah.

All Returns should be directed or delivered to the Assessor of the Division in which the party resides. Their Office is that of the Commission, No. 9-1, Hastings' Street.

A. GROTE,

President.

The 12th October 1860.

Income Tax Returns to Special Commissioner.

ALL Returns intended for the Special Commissioner should be forwarded under Seal to the Assessor of the Division or District, with a request in writing that the same may be transmitted to the Special Commissioner.

The 12th October 1860.

CALCUTTA UNIVERSITY.

Subjects of Framinations for Honors in English and History for 1561 and 1562.

ENGLISH.

Prologue to the Canterbury Tiles. Chaucer Faerie Queene, Pook I. First Spencer three Cintos, . Henry IV., Part I.; Macbeth. Shakspeare Raleigh . History of the World, Book V. First three Chapters Advancement of Learning. Bacon Nosce-te-ipsum. Davis Browne Vulgar Freois. Conduct of the Unde standing Locke Madoc. Southey Gertrude of Wyoming. Campbell Reflections on the French Revo-Burke lution. Ivanhoe. Scott Speeches on Education and Sla-Brougham

Biographical Reviews .- Biogra-Carlyle phy . Boswell's Life of Johnson ;

Burns; Voltane, Heyne

HI-rory.

As a periol : - From the acression of Charles I to the abdication of James II , in Hume, Clarendon, Whitelock, Carlyle's Cromwell, and Burnet's His-'ory of his Own Tunes, with Smyth's Lectures on History-11-20th; including a general knowledge of the History of Europe during the same period as in Russell,' with Pa t I , Letters 75 76, 77 Put II , Letters 8, 11, 12, 13, Hall mi's History of Li-15, 13 terature for that periol

- 2. Constitutional History -In Hallim, with the Introduct my Chapters in Blackstone on the Constitution.
- 3. Political Economy McCulloch's Elem "1's and J. S. Mill.
- 4. History of Civilization-In Guizat, with Stewart's View of the Progress of Spelety, and Adam Fergusson on Civil Society.
- 5. Pritchard's Natural History of Man, (1 vol. work.)

By Order of the Vice-Chancellor,

II. SCOTT SMITH, A. B., Registrars

CALCUITA UNIVERSITY The 5th October 1860. Shoriff's Office, the 13th October 1560.

Notice is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and allo in Admiralty Sessions, will be holden by the Sieprene Court of Judicature at Fort William in Bengal, for the Town of Calcutt and lact iv of Fort William, and the places subordinate thereto. at the Court House in the Town of Calcutt, on Tuesday, the Fourth day or De embernext at 19 o'clock at noon.

The Court will op n on the first day of the Sessions at 12 o'clock at noon, and upon each suc eeeding day precisely at 11 o'clock in the forenous. of which all persons are required to take notice

> C. H Brows, Sheriff.

মরিফ আফিস ১০ অকটোবর ১৮৩০ সাল। সমাচার দেওয়া যাইতেছে যে আগামি ৪ ডিশেম্বর ১৮७० मान सम्मनतात मन দৃই প্রহরের সময় কলিকাতার কোর্ট উইলি-এমের এব° তাহার অন্তঃপাতি যে সকল স্থান ত্রিমিত্ত বঙ্গ দেশের কোট উইলি-এমের শুপ্রেম কোর্ট আপন আদালত ঘরে ওয়েরটরমিনর এব° এডমাইরেলটি অর্থাৎ মহা সমৃদ সম্পকায় মোকদ্মা নিম্পাত্তি জন্য এক সেশিয়ান অর্থাৎ মিছিল করি-(वन।

এই সেশীয়ান জতকাল প্যান্ত বনিবেক তাহার প্রথম দিবদ দুই প্রহরের সময় তা-হার পর প্রতি দিবস এগারো ঘণ্টার সময় विमिद्दक अ वियव मक्त नमाइन द्वार्यन।

> C. H. Brows, Siery.

[2224]

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindirv Right of Government to the several Khas Mehals situated in the District of Balasore, and mentioned in the Statement hereto annexed, will be put up to Sile, under Orders of the Board dated 18th September 1860, in the Balasore Collectorate, on Thursday, the 8th November 1860, corresponding with the 25th Kartick 1968 Umlee, at 12 A. M. The purchaser of such Mehals will be subject to the Conditions laid down below .-

CONDITIONS OF SALE.

1st - Estates to be sold, with the Sudder Jummas entered against each below, to the highest bidders above the upset piace.

2nd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have received Pottahs from the Settlement Officers.

3.d.—When the amount of purchase money does not exceed Rupees 100, the whole amount is

to be paid down at once

1/h.—When the amount of purchase money exceeds Rupees 100, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the Sale, reckoning the day of Sale as one.

5// -The Right of Government to all Minerals to be reserved :-

Number	1	Tow jee Number	Names of Mehals and Pergunnahs.	١.	Area		S	Sudo	ler .	Jumma
	-			В.	G.	В.	Rs.	As	. P.	s will 66-67
4	1	1026	Putna Misturkoochur, Pergunnah Du-mullung	13	13	4	8	1	7	Mehall in 18
5	1	1027	Mouza Mudhoosoodunpore, Pergunnah Noonkbund	19	12	4	5	12	10	The farthese expire = 137

A. ELIOTI RUSSELL. Collector.

BALASORE, The 29th September 1860.

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to a Khas Mehal, situated in the District of Pooree, and mentioned in the Statement hereto annexed, will be put up to Sale, under Orders of the Board of Revenue, No. 129, dated 18th September 1860, in the Pooree Collectorate, on Thursday, the 8th November 1860, corresponding with the 25th Kartick 1268 Umlee.

The purchaser of such Mehal will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

1x/ —Estate to be sold to the highest bidder above the upset price.

2nd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchaser to be bound to respect the rights of resident cultivators who have received Pottahs from the Settling Officer.

3rd -The present settlement of the Estate are liable to revision upon the expiry of the present

4th -When the amount of purchase money does not exceed Rupees 100, the whole amount is to be paid down at once.

5th. - When the amount of purchase money exceeds Rupees 100, a deposit to be at once made of Rupees 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount

of purchase money be not paid by noon of the 15th day after the Sale, reckoning the day of Sale as one.

6th .- The Right of Government to all Minerals to be reserved.

Number.	Towjee Num- be	Names of Mehals and Pergunnahs.	Area.	Half rental as Sudder Jumma.	Upset Price.	Remarks.
1	56	Arazee Lakheraj. Bazeaftee Mouza. Poorsottumpoor. Pergunnah Kotdes, &c	M. G. B.	21 5 9	250 0 0	

F. H. Pellew, Offg. Collector.

Sub-Division of Zillah Cuttack; Pooree Collector's Office, The 1st October 1860.

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals situated in the District of Tirhoot, and mentioned in the Statement hereto annexed, will be put up to Sale, under Orders of Government, in the Tirhoot Collectorate, on Friday, the 16th November 1860, corresponding with the 18th Kartick 1268 F. S. The purchaser of such Mehals will be subject to the Conditions laid down below:—

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jummas entered against each below, to the highest lidders above the upset price.

2nd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed Rupees 100, the whole amount is to be paid down at once.

4th.—When the amount of purchase money exceeds Rupces 100, a deposit to be at once made of Rupces 25 per Cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the Sale, reckoning the day of Sale as one.

5th.—The Right of Government to all Minerals to be reserved :-

Towjee Number.	Names of Mehals and Pergunnahs.		Are	·a.		Sudder Jumma.		
		1	В.	C.	D.	R.	Α.	P.
1800	Kheman, Pergunnah Loawan		- 367		7 oorka.	150	0	0
2428	Pirree, Pergunnah Oghara		126	10	15	60	0	0
2926	Asawan, Pergunnah Suressa		406	13	4	205	13	2
4937	Khowna, Pergunnah Bhala		884	0	0	1,350	0	0
5047	Rabun, Pergunnah Burail		7	12	12	4	0	0
5200	Rowns Bulthee, Pergunnah Gurchawand		1,039	10	121	1,405	0	0

T. BRUCE LANE, Offg. Collector.



ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindarv Right of Government to the under-mentioned Khas and Noabad Mehal, situated in the District of Chittagong, and mentioned in the Statement hereto annexed, will be put up to Sale, under Orders of the Board of Revenue, dated 11th September 1860, No. 1177, in the Chittagong Collectorate on the 16th November 1860, corresponding with the Bengallee, dated 2nd Aughran 1267 B. S. The purchaser of such Mehal will be subject to the Conditions laid down below: -

CONDITIONS OF SALE.

1sh-Estate to be sold, with the Sudder Jumma entered against it below, to the highest bidder above the upset price.

2nd .- The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd .- A deposit of Rupees 25 per Cent. upon the amount bid will at once be made, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the Sale, reckoning the day of Sale as one.

4th .- The Right of Government to all Minerals to be reserved :-

Number.	Towjee Number.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	REMARKS
		THANNAH BRATTEEAREE, MOUZAH SHETULPORE, &C.				2.1 1.2.1.2.1 2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.
ı	61	Izarah Golab Bebee, &c	D. K. G. C. 451 11-5 2	Rs. As. P. 758 7 6	Rs. As. P. 918 1 4	

T. D. WARD,

Offg. Collector.

CHITTAGONG COLLECTORATE, The 5th October 1860.

Notice

Is hereby given, that the Cachar Mela, or Annual Fair, will be held at Silchar, in Cachar on the 30th and 31st December 1860, and the 1st, 2nd, and 3rd of January 1861.

Prizes will be given for the best specimens of-Cattle, Raw Products, and Manufactures brought for Sale, a competent Committee being selected to determine the above.

Shops will be creeted as heretofore for the convenience of Traders, who may feel disposed to

Races, Cames, &c., open to all, will be held as. usual, and a display of Fire-works take place.

A. B .- The last Mela was attended by a great concourse of people, and the results were so gratifring, as to encourage its continuance annually. The 3rd September 1860.

Many Buffaloes, Cows, Ponies, and Goods of all sorts and kinds were brought for sale, and readily disposed of.

> J. F. SHERER, Offg. Superintendent.

ZILLAH CACHAR; Superintendent's Office, The 16th July 1860.

Cochin Light.

INFORMATION is hereby given, that the Light at Cochin, instead of being raised to a height of 114 feet as usual, on and after the 15th September, will continue to be displayed at the lower elevation of sixty-seven feet until further notice. It may not therefore be visible beyond eight or nine miles.

2. The Flag Staff being under repair, a smaller temporary Mast for signalling will be put up which will not be seen at any great distance.

> JOHN J. FRANKLIN, Supdt. of Marine.

MADRAS; Marine. Supdt.'s Office

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals, situated in the District of Monghyr, and mentioned in the Statement hereunto annexed, will be put up to Sale, under Orders of the Board of Revenue, No 120, dated 4th September 1860, addressed to the Commissioner of Revenue of the Bhaugulpore Division, in the Monghyr Collectorate, on the 30th November 1860, corresponding with the Fusice date 2nd Aughun 1268. The purchaser of such Mehal will be subject to the Conditions laid down below :-

CONDITIONS OF SALE.

1st.—Estates to be sold, with the Sudder Jummas entered against each below, to the highest

bidders above the upset price.

2nd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators who have signed the Jummabundee made by the Revenue Authorities.

3rd.—When the amount of purchase money does not exceed 100 Rupees, the whole amount to be

4th.—When the amount of purchase money exceeds 100 Rupees, a deposit to be at once made of Rupees 25 per cent, upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the fifteenth day after the Sale, reckoning the day of Sale as

5th.—The Right of Government to all Minerals to be reserved.

W. H. HENDERSON,

Collector.

Mongher Coi Lectorate, The 10th October 1860.

Number.	Towjee Num- ber.	Names of Mehals and Pergunnahs.	Area.			11 21 22 2	Sudder Jumma.			Upset Price.			
		3rd Class.											
1	2291	Arazie Muskun Ramnewaz, Jemadar, in Thannah Burhyah, Pergunnah Salemabad	0	15	0	0	2	0	0	2	•	0	
2	2581	Arazie Ammanut Sırcar, ın Thannah Roopowlee, Pergunnah Fuikeeah	158	18	17	0	05	2	8	111	14	10	
8		Beekahpoor, Pergunnah Monghyr		16		o	95 3	4	0	3	4	0	i
4	2621	Girdline, Thannah Rautun, Pergun- nah Furkeeah	58	13	8	0	16	9	1	20	7	8	
5	2622	Arazie Ammanut Sircar, Thannah			0	0		1.5	220		12 vere	2	
6	2641	Rautun, Pergunnah Furkecah Arazie Ammanut Sırcar, in Thannah	155	6	6	0	42	3	6	55	8	0	
7		Jaffrah, Pergunnah Furkeeah	111	4	0	0	65	4	0	76	0	1	1
		Invalid Jagheer of Sheer Khan, Ha- vildar, in Thannah Jaffragunge, Pergunnah Monghyr	33	10	0	0	22	0	0	25	8	0	
8	2644	Arazie Ammanut Sircar, in Thannah Purbutta, Pergunnah Furkecah	14	1	14	0	8	4.	0	9	8	6	
8	2645	Invalid Jagheer of Shewdial Sing, Naick, in Muheshletta, Thannah	*0	•	10			_			628		-
10	2692	Rampoor, Pergunnah Salemabad Arazie Ammanut Sircar, in Thannah	50	8	13	. 0	25	2	1	31	0	4	1
11		Rajunpoor, Pergunnah Kubkhund .	138	19	19	10	96	12	10	104	13	9	
11	2700	Invalid Jagheer of Bhuwanny Sing, Naick, in Thannah Nurriar, Per-				1	•						
12	2701	gunnah Ooturkhund	25	9	14	0	16	0	0	16	0	0	
••	2101	in Thannah Suhursah, Pergunnah Ooturkhund	30	0	0	0	1,0	0	0	- 10	0	0	
18	2703	Arazie Ammanut Sircar, in Thannah Suhursah, Pergunnah Ooturkhund.	8	11	0	0	2	10	0	2	10	0	1
14	2718	Arazie Ammanut Sircar, in Thannah	100.01	8	6	0						٠	1
15	2715	Dhurhurah, Pergunnah Monghyr Arazie Ammanut Sircar, in Thannah	5	0	U	U	8	5	0	4	Đ	8	1
	1	Arramangur, Pergunnah Monghyr.	20	2	0	0	8	0	7	10	8	0	I

Number.	Towjee Num-	Names of Mehals and Pergunnahs.	Area.			Sudder Jumma.			Upset Price.				
16	2768	Mannickpoor Serajoodinpoor, Per- gunnah Monghyr	30	14	. 0	0	31	11	6	39	2	. 7	
17	2767	Invalid Jagheer of Moraud Ally, Subadar, in Thannah Bindrabun,	,		9* 6 • • •					••			
18	2825	Pergunnah Monghyr Invalid Jagheer of Durgahee Khan, Sepoy, in Thannah Soolindabad,	98	14	4,	0	55	3	. 5	68	8	11	
19	3031	Pergunnah Ooturkhund	49	1	. 7	0	22	4	0	29	1	3	
		Pergunnah Salemabad	8		10	0	10	4	5	12	11	0	
20	3044 & 3015	Ammanut Sircar, in Thannah Soo- lindabad, Pergunnah Ooturkhund.	42	14	16	0	32	5	5	42	4	• 4	
21	3046	Arazie Ammanut Sircar, in Thannah	1089	~	10		050			0#0			
22	3069	Nurriar, Pergunnah Ooturkhund Line Thannah Rautun, Pergunnah	TEPS		16	0	350	0	0	373	8	10	
23	3070	Furkceah Arazie Girdline, Thannah Jaffrah,	11	3	13	0	4	9	0	5	10	1	
		Pergunnah Furkeeah .	26	2	7	0	12	14	71/2	15	14	10	1
24	3071	Arazie Ammanut Silcar, in Behrah, Thannah Bindrabun, Pergunnah Monghyr	123	13	13	10	23	19	9	81	3	2	
25	3080	Arazie Ammanut Sirear, in Mouzah Singhia, Thannah Dhurhurah					20	• •	"	01	Ü	~	
6	3082	Pergunnah Monghyr Arazie Girdline, in Thannah Jaffrah-	12	10	10	0	13	2	3	16	3	6	
		gunge, Pergunnah Monghyr	9	11	7	0	12	0	0	13	6	51	
7	8085	Arazie Girdline, in Thannah Purbut- tah, Pergunnah Furkeeah	74	4	6	0,	42	0	0	42	0	0	
8	3162	Invalid Jagheer of Nezam Bheesty, in Thumah Bindrabun, Pergunnah	10	0	0								
9	3252	Monghyr Ammanut Sirear, in Thannah Raujun-	19	8	6	2	8	4	11	10	13	8 /	
		poor, Pergunnah Kubkhund	4	2	11	0	1	3	2	1	9	6	
	3251 3256	Ditto Ditto	35 10	3	16 8	0	$\frac{19}{8}$	5	9	23	14	5	
,	3311	Invalid Jagheer of Alluf Khan,	10	U	0	U	8	U	U	8	Ð	0	0
		Subadar, in Thannah Bindrabun,				i			1				
- 1		Pergunnah Monghyr	193	19	0	0	59	2	8	77	5	4	

W. H. HENDERSON, Collector

Public Works Department.

SEALED Tenders will be received by the undersigned, at the Civil Architect's Office, Calcutta, up to Friday, the 19th instant, for the transport of about 40,000 Maunds of Sylhet Stone Lime from Chuttuck to Calcutta.

Tenders are to specify the rate per 100 Maunds of 40 Seers each, including all cost of conveyance from Chuttuck to Calcutta, and storage in the Civil Architect's Godown at Cooley Bazar, near Baboo Ghât.

The Lime shall be made over for conveyance beween the months of December and February next, and the Party or Parties whose Tenders may be accepted shall be responsible for all loss incurred in the transit.

Tenders to specify the time to be occupied in the

Each Tender to be accompanied with a deposit of 100 Rupees, which shall be returned in the event of its not being accepted, or retained until the completion of the Contract.

Further Security to the amount of 2,000 Rupees will be required for the due fulfilment of the Contract.

L. F. BYENE, C. B.,
In charge of Civil Architect of Civil

Nuddea Rivers.

BI-WEEKLY Water Report, showing the least Denth of Water in the Bhaugiruttee River, from 8th to 12th October 1860.

	jo							
Names of Places, &c.	Least Depth	, water.	Remarks.					
Above its Entrance in Ganges	Ft 19	In O	•					
On the Entrance Bar	6	0						
From thence to Jungy- pore, 13; Miles	9	0	Least depth in { ft. in Jellinghee River } 6 0					
From Jungypore to Berhampore, 46 Miles	15	6	Least depth in Matabangah River					
From Berhampore to Cutwa, 50 Miles	17	0						
And from Cutwa to Nuddea, 46 Miles	20	0						
ı								

Height of water on Gauge at Berhampore on the 11th October 1860, plus 18 feet.

T. N. Armstrong, C E., Supdt., Nuddea Rivers.

BHALGIRUTTEE ENTRANCE, The 12th October 1860.

Advertisement of the Soonderbun Commissioner's Office.

Notice is hereby given, under Clause I., Rule I, for the Grant of Waste Lands in the Soonderbuns, of the 21th September 1853, that an application has been received for the following Lot in the Soonderbuns:—

Name of Lot.	Description of Land.	Estimated area in Beegahs.	Name of Applicant	Remarks.				
Lot Vo 131	Jungle.	14,000 0 o	Mr. W. A. Sheppard	If no other application is received within one week, the Lot will be granted to this appli- cant.				
		.]						

J. H. Reily, Soondn. Commr.

SOUNDN. COMME.'s OFFICE;
Allipore,
The 11th October 1860.

Court for the Relief of Insolvent Debtors at Calcutta

In the matter of Alexander McGilvray, an day of October instant,
Insolvent.

Insolvent.

In the matter of Alexday of October instant,
it was ordered that Saturday, the 5th day of January next, be appointed
for the further hearing of this matter, and that
unless cause be shewn to the contrary on that day
the said Insolvent be discharged personally, as well
as to his after-acquired property, from all liability
for debts, claims and demands of and against the
said Insolvent at the time of the filing of his
petition for relief.

Robertson and Hickle, Attorneys.

Chief Clerk's Office, the 10th October 1860.

COPIES OF THE

Report of the Indigo Commission,

TOGETHER WITH

The whole of the Evidence

TAKEN BEFORE THE COMMISSION,

AND THE

APPENDICES, Nos. I., II. AND III.,

Can be had on application to the PRINTER of the Calcutta Gazette, Bengal Office, at 8 Rupees per copy.

Notice

Is hereby given, for the information of all Treasury Officers, that a Government Promissory Note, No. 15363 of the 5 (five) per Cent Loan, for Rupees (27,200) twenty-two thousand and two hundred, in tayor of Raj lhu, Jageerdar of Gowrar, has been lost in transit at the commencement of the Mutmy, and a new Note is about to be applied for.

C. RICHARDES, Officialing Collector.

HAMPERPORE,
The 3rd October 1560.

Lost, Stolen, or Destroyed.

THE Government Promissory Note, No. 5615 of 73030, the five per Cent. Loan of 1856-17, dated the 28th February 1857, for Company's Rupces (1,000,) standing in the name of Sodashib Biswas, the Proprietor, by whom it was never endorsed to any other person. Payment of the above Note, and of Interest thereupon, has been stopped at the Loan Office, and application is about to be made to Government for the issue of a duplicate Note in my favor.

Deegambory Dossee,
Widow of Sodasheh Biswas,
Chatla.

Lost,

THE two Halves of the Bank of Bengal Notes, Nos. 14246F and 21324F, of 100 Rupees each.